

eDOORWAYS INTERNATIONAL CORPORATION  
Disclosure Statement - Second Quarter, 2011

Part A General Company Information

**Item I The name of the issuer:**

eDOORWAYS INTERNATIONAL CORPORATION formerly GK Intelligent Systems, Inc. The name changed at the beginning of the 2006 calendar year to eDoorways Corporation and to eDoorways International Corporation in September of 2010.

**Item II The address of the issuer's principal executive offices:**

The principal address is 3409 Esperanza Crossing, Suite 7211, Austin, Texas 78758.  
The Company operates two websites, edoorwayscorp.com and edoorways.com  
The Principal executive officer of the company is Gary Kimmons he can be reached at the Corporate offices Phone number of 512-415-3425 fax number of 512-284-7285.

**Item III The Jurisdiction and date of the issuer's incorporation or organization:**

The issuer was incorporated in Delaware in February of 1988.

Part B Share Structure

**Item IV The exact title and class of Securities outstanding:**

Series A convertible preferred stock, \$0.001 par value per share; 7,000,000 shares authorized, none issued  
Series B convertible preferred stock, \$0.001 par value per share; 1,100,000 shares authorized, none issued  
Series C convertible preferred stock, \$0.001 par value per share; 1,000,000 shares authorized, 1,000,000 issued and outstanding  
Series D preferred stock, \$0.001 par value per share; 1,000 shares authorized, issued and outstanding  
Series F preferred stock, \$0.001 par value per share; 50,000,000 shares authorized, issued and outstanding  
Series G preferred stock, \$0.001 par value per share; 60,000,000 shares authorized; 47,695,426 shares authorized, issued and outstanding.  
Series H preferred stock, \$0.001 par value per share; 10,000,000 shares authorized, 5,952,381 shares issued  
Common stock, \$0.001 par value per share; 5.7 billion shares authorized; 4,879,658,638 outstanding  
CUSIP number: 281373100  
The trading Symbol is EDWY

**Item V Par or stated value and description of the security:**

- A. Par value or stated value
  - Series A, B, C, D, F, G & H of preferred stock are all at \$0.001 par value
  - All Common stock has a par value of \$0.001
- B. Common or Preferred Stock

1. Common stock has voting rights and to date no dividends have been issued.
2. The Board of Directors is vested with the authority to fix the voting powers and other designations of each class of stock. The Board has not made any such designations of the Series A, B, F, G and H Convertible Preferred Stock. On December 4, 2007, the Board of Directors designated that the Series C Convertible Preferred Stock would:

- Carry voting rights five times the number of common stock votes;
  - Carry no dividends;
  - Carry liquidating preference eight times the sum available for distribution to common shareholders;
  - Can automatically convert after one year after issuance to 20 common shares;
- and
- Not be subject to reverse stock splits and other changes to the common stock of eDoorways International Corporation.

Series D preferred stock carries the same dividend rights as common stock and allow the holder of the outstanding shares voting rights equal to 51% of all voting stock, preferred and common.

3. There are no other material rights of common or preferred stock.
4. None

**Item VI The Number of shares or total amount of securities outstanding for each class of securities authorized.**

Class A Preferred Stock as of July 4, 2011- 7,000,000 shares authorized none issued  
 Class B Preferred Stock as of July 4, 2011- 1,100,000 shares authorized none issued  
 Class C Preferred Stock as of July 4, 2011- 1,000,000 share authorized and 1,000,000 outstanding. There are none of these shares being traded currently. There are two beneficial owners of these shares. There are only two owners of these shares.  
 Class D Preferred Stock as of July 4, 2011 there are 1,000 shares authorized and 1,000 issued and outstanding to one beneficial owner.  
 Class E None Created  
 Class F Preferred Stock as of July 4, 2011 – 50,000,000 shares authorized and 50,000,000 outstanding. There is one beneficial owner of these shares.  
 Class G Preferred Stock as of July 4, 2011 – 60,000,000 shares authorized; and 47,695,426 issued and outstanding to two beneficial owners.  
 Class H Preferred Stock as of July 4, 2011 – 10,000,000 shares authorized and 5,952,381 issued and outstanding to one beneficial owner.

Preferred Stock as of July 4, 2011 there are 300 million shares authorized.

Common Stock as of July 4, 2011 there are 5.7 billion shares authorized and 4,879,658,638 issued and outstanding.

The Public float of Common stock as of July 4, 2011 is 4,094,115,395

The total number of beneficial shareholders as of July 4, 2011 is 9

The total number of shareholders of record as of July 4, 2011 is 169

## **Item VII The name and address of the transfer agent.**

The registrar and transfer agent for the issuer is ClearTrust LLC.

Office:

16540 Pointe Village Drive, Ste 201, Lutz, Fl, 33558 is registered under the securities Exchange Act and its regulatory authority is the Securities and Exchange Commission. The Agent can be reached at phone number – (813) 235-4490.

## **Item VIII The nature of the issuer's business.**

### A. Business Development

1. - 2. Form of Organization of the Issuer. Year Organized. eDoorways International Corporation (the “Company”, “eDoorways,” “we” or “us”) was originally incorporated in the state of Delaware on February 26, 1988 under the name Technicraft Financial Ltd. In October 1991, the name was changed to LBM-US, Inc. In a reverse merger in August of 1994, the company acquired GK Intelligent Systems, Inc. and the Company adopted such name. In 2006, the Company changed its name to eDoorways Corporation, Inc. and in 2010 the name was amended to eDoorways International Corporation.

3. Fiscal Year-End. The Company's fiscal year end is December 31st.

4. Whether the Issuer has been in Bankruptcy / Receivorship. None

5. Any Material Reclassification / Merger / Consolidation / Purchase / Sale of Assets. None

6. In the last three years the Company has not defaulted on Loans or other indebtedness and has had no change in control.

7. Any Change of Control. None

8. The Company has increased its shares of common stock from a little over 13 million to 4.8 billion in 52 months to pay for the development costs of its products.

9. Past or Pending Stock Split / Stock Dividend / Recapitalization / Merger / Acquisition / Spinoff / Reorganization. None

10. The Company moved from the OTC Bulletin Board to the PinkSheets in 2010.

11. Current / Past / Pending or Threatened Legal Proceedings or Administrative Actions

On February 10, 2000, the Texas Workforce Commission placed an administrative lien on us in the amount of \$109,024 in connection with a claim for unpaid compensation by our former employees.

A default judgment was taken against us in favor of Marathon Oil Company on August 31, 1999 in the amount of \$326,943 representing past and future rentals under a lease agreement, together with \$7,500 in attorney's fees and post judgment interest at 10% per annum until paid, credit towards the judgment was ordered for sale of personal property by the Sheriff or Constable. We believe the personal property sold for approximately \$28,000. To the extent that the property was leased during the unexpired term, it is possible that there would be a mitigation of the damages claim in our favor. We believe that some or all of the space was subsequently rented approximately 90 days later. The remaining \$306,443 has been accrued in our financial statements under the heading Judgments payable.

On August 31, 2006, Deanna S. Slater, an independent contractor formerly with M Power Entertainment, Inc., brought suit in County Civil Court at Law Number Four in Harris County, Texas, Docket Number 872,560, alleging breach of contract, quantum meruit, promissory estoppel and for attorney's fees. Ms Slater did not claim any specific dollar

amount in damages but the court on December 29, 2006 granted our Special Exceptions and she amended her petition alleging the amount she sought in damages along with certain other pleading requirements. The pre-lawsuit demand was for payment of \$15,785. Trial was held on this matter in November 2007. On December 31, 2007 the court awarded Deanna S. Slater the sum of \$3,400 and \$5,000 to her attorneys. We recorded the amount of \$8,400 in our Financial Statements as of December 31, 2008 and 2007.

The amount of accrued interest on all these unpaid judgments totaled \$393,746 as of July 4, 2011.

On April 5, 2010, Giselle Koy, an alleged business partner of Ian Mitchell brought suit in the 261<sup>st</sup> Judicial District Court of Travis County, Austin, Texas, Cause Number D-1-GN-10-001071, alleging that Gary Kimmons, CEO, and eDoorways International Corporation fraudulently induced Koy to invest in preferred stock which was not delivered. Koy is seeking recovery of her costs and attorney's fees. In April, Ian Mitchell was added as a defendant. The lawsuit is awaiting trial. It is the position of Kimmons and the company that there was no prior knowledge of or involvement with Koy giving rise to any claims that she has alleged.

On July 12, 2010, Ian Mitchell and EC Technologies Corporation brought suit in the 419<sup>th</sup> Judicial District Court of Travis County, Austin Texas, Cause Number D-1-GN-10-002381, alleging breach of contract and fraudulent inducement by Gary Kimmons, CEO, and eDoorways International Corporation in a failed acquisition contemplated by the parties. Mitchell is requesting exemplary damages and attorney fees. Counsel for the company has requested that the case be remanded to the 261<sup>st</sup> Judicial Court in Austin. In August, Giselle Koy was added by Mitchell as a defendant. The lawsuit is awaiting trial. We are asking that the two cases be consolidated because they involve the same parties and essentially the same facts. It is the position of Kimmons and the company that the contemplated agreement(s) with Ian Mitchell were breached by Mitchell and a counterclaim will be filed by Kimmons and the company as soon as the cases are consolidated.

We are not aware of any other claims or assessments, other than as described above, which may have a material adverse impact on our financial position or results of operations

B. Business of Issuer

1. Primary / Secondary SIC Codes. None

2. We are currently conducting operations. We are a web-based service provider aimed at America's "net-generation" computer users. As a web based "Town Square", we aim to provide businesses and consumers with a platform for exchanging ideas, services and products within a highly technologically sophisticated social networking environment. eDoorways International Corporation intends to offer a way to identify, locate and engage a varying array of resources (both locally and globally) that will provide for advanced problem solving, enhanced learning, conceptualizing and taking ideas to completion, intelligent searches resulting in finding hard-to-get information, or buying and selling items through sophisticated e-commerce networks.

We intend to capitalize on current Web 2.0 community democratic Internet service offerings like MySpace, Craig's List, and Wikipedia. We are also incorporating emerging Web 3.0 software technologies. Through Web 3.0, we believe that we will possess a global reach and commerce potential that exceeds current service offerings on the Internet. We intend to offer today's generation of web users a highly collaborative personal and work space that fosters new levels of achievement and creativity.

3. None. The Company has not been nor is it now a "shell company".

4. Names of Any Parent, Subsidiary or Affiliate. None
5. Effect of Existing or Probable Government Regulations. None
6. Time Spent on Research and Development Activities. None
7. Costs and Effects of Compliance with Environmental Laws. None
8. The Company has a total of two employees, both of whom are full-time.

**Item IX: The Nature of Products and Services offered.**

**PRODUCTS AND SERVICES**

As part of our initial service offering, we are creating a web-based consumer problem solving gateway, lifestyle information source and online business-to-consumer marketplace designed to save the consumer valuable time and money by uniting him/her with the global consumer community, retailers, and manufacturers in an effective new way. The service offering, or "doorway", is called "SOLVE." The SOLVE doorway will serve as a central forum for new media e-commerce business-to-consumer product marketing, customer support and distribution. We are targeting SOLVE to become a resource for anyone who is actively engaged in pursuing a lifestyle - whether it's home improvement, gardening, rebuilding old cars, or sports. SOLVE will assist the general public in solving daily problems. It also will assist the general public in buying those things that are most important and relevant to its needs and interests.

SOLVE could offer a wide range of businesses a unique opportunity to present their products and services to a broader market. The "storefronts" that businesses establish on SOLVE will be predicated on the concept that they are bringing relevant expert assistance to consumers at their critical moment of need. This will give our business clients a chance to build clientele and strengthen their brand by engaging consumers through service and support. In doing so, such businesses will have a new way to not only retain current customers, but also reach potential new customers, close the sale, and build a long-standing relationship.

**Example of a Typical "SOLVE" Transaction**

Imagine that your hot water heater in your home is not working correctly. Unfortunately, troubleshooting malfunctioning hot water heaters is not your area of expertise. To garner the information you need, you enter the eDoorways gateway on your laptop computer. Inside eDoorways, you're escorted to the Home Improvement lifestyle area where you're able to review in-depth and comprehensive information about your problem supplied and maintained by others in the democratic community who have relevant expertise. Next, you choose to speak with subject matter experts representing home improvement products and service vendors who offer to lend a hand. You select a local vendor who introduces John, the hot water heater-troubleshooting expert. With John's knowledgeable guidance and support, you gain the expertise necessary to diagnose the nature of the problem - a worn out coil. John offers to have a new one sent over immediately from their store down the street, or they can have it waiting for you to pick up. However, you decide that maybe its time for a new and larger 75-gallon heater. John points you to their water heater manufacturer's representative, who assists you in making a purchase choice. Shortly thereafter, the new heater is on its way to your home.

The example above narrowly describes how the "SOLVE" doorway of eDoorways can be of service. However, we believe that SOLVE's capabilities are far greater than described above, offering real-time group problem solving and collaborative capabilities and many other features.

We will offer two synergistic service components to drive the SOLVE sub-brand:

1. A performance support feature that assists consumers in resolving current lifestyle problems and issues

	on a real-time collaborative basis; and
2.	An e-marketplace where vendors are allowed to establish "storefronts" where they can communicate directly with consumers.

These two service elements will be uniquely combined into a single, seamless interface to provide an environment designed to foster collaborative teamwork between the consumer, other members of the broader consumer community, retailers, and manufacturers.

SOLVE will be first and foremost a problem solver, allowing "lifestyle consumers" to quickly research and assess their problem (like installing brake pads on the car, or planting the right landscape at home) with the aid and valuable knowledge of thousands of others who have a solution at hand that they're willing to share. The idea is to put the consumer in a unique problem-solving environment that can effectively assist him/her in obtaining the right solution and acquiring the resources (i.e., products and services) necessary to put the solution in motion. To do this, we make the consumer, relevant retailers and manufacturers, and the consuming public as a whole (who have contextual experience potentially valuable to the person with the problem) part of a single goal-oriented team.

With its second service component of the SOLVE, eDoorways will be an e-commerce business-to-consumer marketplace. Once the consumer has a solution at hand, retailers/manufacturers can help him/her acquire necessary products/services quickly and conveniently. Manufacturers also can assist the consumer by offering context-relevant information, guidance and support, promotional offers and the business-to-consumer tools geared to solve the consumer's problem.

We launched the beta version of SOLVE on December 24, 2009. The initial launch focused primarily on the Austin marketplace. However, the SOLVE service offering has grown and is now international. SOLVE was featured at the South By Southwest trade show and event in Austin in March of 2010. At the event, new collaborative features of SOLVE were demonstrated along with a new service called PowerChannels. PowerChannels offer the key benefits of SOLVE and PowerKey functionality within the context of a closed and highly personal environment where participants can connect and share information of common interest. We have subsequently launched a number of PowerChannels during the summer and fall of 2010 for such topics as virtual martial arts, food supplements, art, sports, and high performance automotive parts and supplies.

In addition, we have entered into a business relationship with ISTEAC (Ibero American Science Technology Education Consortium), an organization representing the needs and interests of 28 Latin American countries, 150 universities and approximately 3,500 organizations. ISTEAC is actively involved with our company, as is its founder, Dr. Ramiro Jordan, who sits on our board of directors. ISTEAC has been working with us to develop a first round of PowerChannels to serve its collaborative needs, and it began a rollout of PowerChannels targeting its members in late December, 2010.

To date, ISTEAC has launched four PowerChannels, each with unique goals. The first is called the ISTEAC Main Channel. The second is the General Assembly Channel. The third is called the Leadership Channel. The fourth ISTEAC channel is called the Student Channel. In January, ISTEAC began announcing the PowerChannels to its constituency with the objective of building traffic on each. Additional PowerChannels are being planned by ISTEAC to address specific objectives such as establishing an innovation competition among its student members. We anticipate that as awareness of the PowerChannel capability increases among ISTEAC's member

organizations and universities there will be additional PowerChannels established. In addition, ISTECS is affiliated with two global engineering organizations that have indicated their desire to participate.

On February 11, 2011 ISTECS announced that it has created its "Leadership Channel" as a venue and forum for world leadership. Driven by eDoorways' PowerChannel technology, the Leadership Channel will have the objective of bringing together the world's brightest minds to solve some of our toughest problems.

The channel will be a source to discuss position or policy papers, identify collaboration opportunities, present white papers on specific topics, perform tactical and strategic planning, do fund raising, advance curricula, establish global student collaboration efforts and contests, facilitate the exchange of students, staff and researchers, encourage accreditation efforts, develop e-content, and many other activities.

Participants will include university Presidents, Deans such as members of the Global Engineering Council (GEDC), Department Chairs, industry leaders, student associations, professional associations, government representatives, foundations, philanthropic organizations, NGOs, multilateral executives, and any interested individual to actively participate.

On February 24, 2011 ISTECS also announced that it is bringing in a global affiliate organization - the International Federation of Engineering Education Societies (IFEES). IFEES brings together engineering education societies, industry, students, government, funding agencies, and other Science and Technology stakeholders around the globe to network and develop unique and extraordinary initiatives to enhance engineering education. The International Federation of Engineering Education Societies works to: establish and promote effective engineering education processes to assure a global supply of well-prepared engineering graduates; enhance the participation of diverse groups in the engineering education community; and promote the value of engineers and the engineering profession to science, engineering and technology communities and the general public around the world.

IFEES has an impressive and widespread membership roster that includes organizations such as BOEING, Hewlett-Packard, Infosys, and multiple Engineering Institutes and Societies from China, Japan, Korea, South Africa, and many more countries.

ISTECS announced on February 25, 2011, that it has created the ISTECS Student Channel, driven by eDoorways' PowerChannel technology, to facilitate a global relationship dynamic and to innovate curricula among all students of the world.

The ISTECS Student Channel will be essential in providing equal opportunity education, development, and scholarships to students specializing in science, technology, engineering, and math. With this action, ISTECS is bringing together the brightest students and faculty from around the world to ensure their counterparts have equal access to information and resources to provide opportunities and advancements in the science fields.

An integral component of the Student Channel is ISTECS's collaborative affiliate, the Student Platform for Engineering Education Development (SPEED). SPEED is the world's first and only global organization of engineering students, advancing engineering education by providing a platform for global communication among students and other stakeholders.

SPEED's members come from virtually every developed nation and many emerging countries. ISTECS is collaborating with SPEED members to share resources. The goal - give the world's future engineers and scientists every opportunity available to innovate via scholarships, student contests, incentivized creativity initiatives, and interactions with some of the most respected members of the field of science. The creation of a global Student Channel and introduction of the world's engineering students into the creative mix is a significant development for ISTECS. For eDoorways International Corporation, the implications may also loom large. SPEED students will be joining others from Latin America and around the world to collaborate using an emerging global innovation platform operated with eDoorways technology.

On March 8th, 2011 we entered into an agreement with PaddingtonMedia, an Austin-based software development firm, to incorporate the functionality of its proprietary MediaSuitePro software as part of the eDoorways platform and service offering. PaddingtonMedia began work on the project immediately and has successfully completed most of the integration work as of July 4, 2011. MediaSuitePro is an advanced content management service offering that will give eDoorways additional capabilities such as the ability for PowerChannel owners to engage in ecommerce and to issue marketing "vouchers" to prospective customer. It also includes advanced features such as SEO (search engine optimization) management and the monitoring of sales dynamics. It is anticipated that the resulting eDoorways service offering called "eDoorways 2.0" will be available for beta testing in early July, 2011 and production release in mid-July, 2011.

#### Features & Benefits

Key differentiators of the SOLVE service offering will be increased consumer empowerment through a higher level of engagement with retailers, manufacturers and other consumers, and a stronger orientation toward customer service and improved ways for retailers to identify prospects and close the sale. These can be explained as follows.

- Offers new perspectives about lifestyles they would never have thought to ask about;
- Provides consumers with context-specific expertise for solving practical daily problems related to health, the home, family, etc.;
- Serves as a source for lifestyle education and personal improvement;
- Offers unprecedented consumer access to lifestyle/entertainment and information resources (products and services);
- Offers consumers a unique forum for lifestyle community; allows them to engage in social interaction with peers who share similar interests and priorities;
- Engages consumers by inviting them to participate in solutions to lifestyle issues and problems, and;
- Minimizes time and money wasted when consumers are forced to resort to trial-and-error solutions.

SOLVE will also benefit vendors because it:



- Serves as a new platform for business commerce, delivering targeted "gold nugget" prospects (consumers) to vendors. Offers vendors a forum for demonstrating credibility and an avenue for closing the prospective customer;
- Provides a robust environment for CRM and targeted marketing. Creates an avenue for personalized engagement and relationship building;
- Allows businesses of all types and sizes to engage in the global market and compete with much larger, established entities;
- Offers emerging companies an opportunity to compete with the market-share leaders in their industry, and grow their revenues without an enormous investment in physical infrastructure;
- Offers market-share leaders a unique, affordable opportunity to attract additional new customers and more importantly, an avenue to cement a long-term relationship with existing customers by making services available 24/7/365;
- Offers businesses a way to drive consumer traffic to brick-and-mortar facilities, and;
- Reinforces the concept that businesses can offer true customer service and genuine solutions.

#### Technologies Used to Provide Services

We believe that the initial SOLVE service offering will be accomplished through the integration of the following software technologies:

- "Targeting" software - used to pinpoint consumers' physical location and market availability; available from numerous vendors.
- "Push" software - used to drive "permission" marketing campaigns of our partners; available from numerous vendors.
- Systems integration software - used to "manage" all of the above; available from numerous vendors.  
  
Intelligent search software – used to assist consumers in obtaining timely and relevant solutions to their problems, both within the context of the moment and over a long period of time.
- “Intelligent” teaching software - our proprietary expert systems based educational software; to be updated and revised to accommodate recent advances in presentation and transmission capabilities.

#### eDOORWAYS’ “Intelligent” Teaching Technology

We developed our “intelligent” teaching technology in a previous incarnation of the company approximately 10 years ago. At that time, the teaching technology established itself as an internationally known brand that received numerous awards for technical and marketing

excellence. It is our intention to use the technology as part of second “doorway” called the LEARN service offering. In addition, we are exploring other opportunities for the teaching technology in the marketplace.

A key aspect of the first SOLVE service element is the fact that the eDoorways brand brings additional resources to bear in solving the consumer's problem. One important resource is that of training and education on relevant lifestyle topics and issues, which is supported by our “intelligent” instructional technology. We have developed a highly advanced and internationally accredited teaching technology known as the “intelligent” instructional technology.

Our advanced software is an intuitive learning technology that creates a customized user profile by assessing the knowledge and skill level, and the strengths and weaknesses of the user through a sophisticated, yet easy to use Q&A format. As the user interacts with the learning environment, his/her profile and progress are benchmarked against an already stored “expert profile” of the demonstrated knowledge and skill that an expert in the field would have. Using the “expert profile” as a comparison, the program gauges the users progress and modifies the level of support accordingly, giving the less skilled user prompts and menus that are not provided to the more experienced user.

We are currently investigating ways to integrate our advanced learning technology with PowerChannels. The resulting service offering is anticipated to be called LearnChannels. The idea is to combine the power of our educational technology with the collaborative capabilities of PowerChannels to enhance learner interaction and retention.

The Other "Doorways" of the eDOORWAYS Brand

We also intend to create six additional “doorways” to our platform and service offering. Each doorway will be given a unique name, such as the initial SOLVE doorway, and will be established in the marketplace as a distinct sub-brand. Although these doorways have yet to be named, each is unique in their service offerings, as follows:

- Doorway II Enter a world of enhanced personal participation where there are no hindrances due to your lack of knowledge. Obtain a more rich and thorough experience of any lifestyle activity with the help of an environment that brings you all relevant aspects of the lifestyle. If you like to tinker and explore, this doorway will be for you.
- Doorway III This doorway will offer an opportunity for anyone wishing to create a training experience for others or to further their own education to achieve their objective. It will offer a feature new to learning - the ability to tap into the skill and knowledge of others in a real-time venue to create a learning experience.
- Doorway IV This doorway brings technology, tolerance, and talent together to create new ideas, products, and possibilities. Imagine being able to go to a special place where you can air your creative thinking, run it by others of a similar mind, and turn it into a tangible, productive project using the unlimited human and information resources of the web.
- Doorway V This doorway connects those who want to help with those who need it. This extraordinary doorway will give those who wish to serve others the opportunity to bring tremendous focus and impact to their charitable action. You will be able to make your action known to those who care so that they may assist you in bringing your unique capabilities to a world in need.
- Doorway VI With this doorway, consumers will be able to bring and apply focus to their mind. It will offer tools and a supportive environment for self-help and analysis.

If you are interested in enhancing your personal ability, this doorway will bring you the resources you need to move forward.

Doorway VII The Cardinal Doorway that leads to and orchestrates all others. It is the source of the technology and horsepower that drives the other six doorways. Doorway VII is the all-seeing, all-knowing personal assistant. No matter which doorway you're in, Doorway VII will be standing at your side as your personal guide, assistant and mentor. It can tell you the questions you should be asking to accomplish your goal. And it is the ultimate provider of resources. Doorway VII will be the constant observer of both your actions and those of the world, reaching out to the world at the proper moment to bring you the exact knowledge and resources you need. Doorway VII will be constantly observing and learning, thereby enhancing the nature of the services it can offer.

We anticipate, although no assurance can be given, that we will complete the branding plan on or before the end of December, 2012. Until such time, we will not be able to make a final determination of the technologies we will require to offer the services contemplated above.

#### COMPETITION

eDoorways will be an open website with typical HTML interactivity that people can access through internet searches as well as from a variety of partner/client websites. eDoorways' first doorway, SOLVE, will compete either directly or indirectly with the following web-based entities: GenieTown, LooBoo, The Local Guru, Local, Yub, Slide, Facebook, LinkedIn, Yahoo Answers, MySpace, and Fatdoor. However, we believe that these competitors do not have a collaboratively based contextual (real time) service offering of the type contemplated by our business plan.

Below is a brief description of each of the businesses that we believe may be deemed to compete, either directly or indirectly, with our business.

Competitor	Description
GenieTown	The company helps consumers hire quality service providers. Services are offered in nearly every category. On GenieTown, anyone can be a Genie and everyone can find the right Genie for the job. GenieTown leverages the power of the Web and matches consumers with local service providers in a safe, efficient, and trusted manner.
LooBoo	LooBoo provides an extensive search database that is intended to provide its users with the ability to find businesses within a particular location.
The Local Guru	The Local Guru's mission is to deliver valuable tools and marketing for skilled Canadian residents, allowing people of like-skills to build relationships and grow business and contacts. Their goal is to become Canada's most effective way to link skilled persons with people in their community. TheLocalGuru.com is about capturing that skill and enabling people to leverage it for the benefit of self and community.

**Local** Local.com is a leader in local search with the Local.com search engine and related products that deliver relevant search results. With more than 20 patents held or pending for search engine technologies, Local.com designed its local search engine to help users quickly and easily find the most relevant results for local businesses, products, and services. In addition to the local search engine, Local.com offers products and services that help advertisers, business partners and local businesses optimize results for local search queries, effectively matching end user searches with advertisers in ways that are beneficial to both sets of Local.com customers.

**Yub** Yub is an online mall where people meet, hang together, and get up to 25% back for shopping. The number of products listed in Yub's mall is 5,921,625. Like a real mall, you can hang out with friends, meet others, and people watch. Unlike a real mall, Yub personalizes your shopping and pays you for it.

**Slide** Slide is the largest personal media network in the world, reaching more than 134 million unique global viewers each month and 30 percent of the U.S. Internet audience. Slide helps people express themselves and tell stories through personalized photos and videos created on Slide.com and viewed anywhere on the web or desktop.

Slide widgets — including Slideshows, Guestbooks, SkinFlix and FunPix — are popular on top social networking and blog platforms, including MySpace, Facebook, Bebo, Hi5, Friendster, Tagged, Piczo and Blogger. Slide is also the leading application developer on Facebook with more than 63 million applications installed, including SuperPoke and Top Friends, the most active application by more than four times that of any other 3rd party developer.

**Facebook** Facebook is a social utility that connects people with friends and others who work, study and live around them. People use Facebook to keep up with friends, upload an unlimited number of photos, share links and videos, and learn more about the people they meet. Facebook is made up of many networks, each based around a company, region, or school. You can join the networks that reflect your real-life communities to learn more about the people who work, live, or study around you.

**LinkedIn** LinkedIn's mission is to help people be more effective in their daily work and open doors to opportunities using the professional relationships they already have. A LinkedIn

network consists of a person's connections, their connections' connections, and the people they know, linking them to thousands of qualified professionals.

Yahoo! Answers With Yahoo! Answers, one can get real answers from real people. A user can ask questions easily, answer others' questions, and see what others are asking.

MySpace MySpace permits:

- Friends who want to talk Online
- Single people who want to meet other Singles
- Matchmakers who want to connect their friends with other friends
- Families who want to keep in touch--map your Family Tree
- Business people and co-workers interested in networking
- Classmates and study partners
- Anyone looking for long lost friends.

Fatdoor Fatdoor aims to connect users with their neighbors by providing a localized social network for their physical community. The website integrates with Microsoft Virtual Earth to display local business and residential listings on an interactive map. Once users claim their listings, they can add profiles and put down their interests. Users can then plan events and form local interest groups with the site.

Based on SOLVE's design, we believe that none of the primary competitors we have identified above can or has attempted to offer an intensive problem solving service of the nature that we've developed. Moreover, although websites such as Google and Ask.com offer their search capabilities as a problem solving tool, the searches that can be performed on such websites do not approximate the kind of collaborative problem solving service we are contemplating and as such, these sites are not deemed by us to be competitors of the Company. The eDoorways search function is combined with context-relevant information and other useful functions such as placing consumers in contact with retailers and manufacturers in real-time. This will enable consistent and continuous product/service status reports along with all other available information, guidance and support. It will also provide valuable context-relevant "community chat" solutions offered by other consumers familiar with the problem faced by the searching consumer.

Moreover, SOLVE will also provide a dedicated e-commerce marketplace with an extensive collaborative component. While companies like Craigslist and eBay compete in the buy-sell arena, neither offer a service that would allow retailers and manufacturers to collaborate with the consumer on a real-time basis.

The combination of the services and components of the SOLVE doorway, along with other proprietary functions of the platform yield an Interactive Intelligent search system that lies at the heart of our Web 3.0 consumer model.

Our "SOLVE" branding strategy is based in a large part on our perception that the Internet services market is moving toward a new phase. We foresee a major push in the direction of aggregating both static and contextual information of potential interest to consumers and rendering that information to consumers in a form that is easier to understand and relate to. It can be safely assumed that the larger, more dominant players in the market will take the lead in this effort. Our plan is to move quickly and effectively in an attempt to assume a dominant role in the niche before the larger players are able to act.

In view of the above, eDoorways' competitive advantage for SOLVE and its value-add may be summarized as follows:

- End-user benefits of SOLVE: On the same web page, we will provide our users the solution to a problem, validated by millions of experts, as well as the enabler who can provide the "tools" needed to arrive at that solution, whether that is actual products or services.

- Partner Benefits: Our partners will have the opportunity to attract new customers, get closer to existing customers, learn about real-life business trends earlier and more efficiently than they do today, and grow sales while leveraging their existing infrastructure (i.e., they are already invested in web selling.)

#### DEPENDENCE ON ONE OR A FEW MAJOR CUSTOMERS

We presently do not have any customers for our services as we are still a development stage company.

#### PATENTS, TRADEMARKS, LICENSES, FRANCHISES, CONCESSIONS, ROYALTY AGREEMENTS OR LABOR CONTRACTS, INCLUDING DURATION:

In 2009, the Company filed applications for three Service Marks for the names "iDoorways", "Consumer 3.0" and "eDOORWAYS". As of July 4, 2011, these applications were still pending.

#### NEED FOR ANY GOVERNMENT APPROVAL OF PRINCIPAL PRODUCTS OR SERVICES

Not applicable.

#### EFFECTS OF EXISTING OR PROBABLE GOVERNMENT REGULATIONS ON OUR BUSINESS

As Internet commerce continues to evolve, increasing regulation by federal, state or foreign agencies may become more likely and our business may be subject to increase regulation in the area of data privacy, and laws and regulations applying to the solicitation, collection, processing or use of personal or consumer information. Any such laws could result in a decline in the use of the Internet and the viability of Internet-based products and services, which could harm our business and operating results.

#### RESEARCH AND DEVELOPMENT ACTIVITIES AND COSTS

All of our research and development activities are presently borne by the Company. As of June 30, 2011, we have spent \$5,082,589 on research and development activities. Our business plan calls for us to expend a total of approximately \$2,000,000 over the next twelve months for research and development. The company is currently negotiating a line of credit agreement with independent third

parties to provide for the funds necessary to cover our anticipated research and development expenses, however, no assurance can be given that we will be successful in obtaining such line of credit, or that such will be on terms favorable to us.

## COSTS AND EFFECTS OF COMPLIANCE WITH ENVIRONMENTAL LAWS

We do not expect any environmental laws to give rise to additional costs to our business.

### Employees

The Company had only two contract employees as of July 4, 2011.

### **Item X The nature of the issuer's facilities**

The issuer's headquarters are located in Austin, Texas and consists of a small office we rented in northwest Austin . This space is targeted to become a short-term base of operations for launching the Company internationally in 2011. Upon the lease's expiry, the Company anticipates, although no assurance can be given, that we will relocate to a larger office space in the downtown Austin area at an approximate cost of \$3,000 per month.

We believe that our existing facilities are adequate to meet current requirements, and that suitable additional or substitute space will be available as needed to accommodate any further physical expansion of operations and for relocation of the headquarters to Austin.

### Part D Management Structure and Financial Information

### **Item XI The name of the chief executive officer, members of the board of directors as well as control persons:**

#### 1. Officers and Directors (Full Name)

Gary Frank Kimmons, CEO, Chief Financial Officer, Chairman of the Board

Kathryn Lynn Kimmons, Secretary, Member of the Board

Damian Lance Kimmons, Chief Operating Officer, Member of the Board

Dr. Ramiro Jordan, Member of the Board

The following table sets forth the name, age and position of each of the members of our board of directors, executive officers and promoters as of July 4, 2011:

Our Board of Directors consists of only one class. All of the directors will serve until the next annual meeting of stockholders and until their successors are elected and qualified, or until their earlier death, retirement, resignation or removal. There are no family relationships among directors and executive officers. We also have provided a brief description of the business experience of each director and executive officer during the past five years and an indication of directorships held by each director in other companies subject to the reporting requirements under the Federal securities laws.

Name	Age	Position
Gary F. Kimmons	60	Chairman of the Board President Chief Executive Officer

		Chief Financial Officer
Lance Kimmons	31	Director
Kathryn Kimmons	57	Director and Secretary
Dr. Ramiro Jordan	56	Director

2. Business Address. The business address for all of the aforementioned Officers and Directors is 3409 Esperanza Crossing, Suite 7211, Austin, Texas 78758.

3. - 4. Employment History / Board Memberships / Other Affiliations

GARY F. KIMMONS, has served as chairman of the board since August 1998, and from 1993 until April 1998. Mr. Kimmons has also served as president and chief executive officer since 1993 and secretary since September 1998. Mr. Kimmons has extensive experience in the design, development and implementation of business management and technical training systems. Mr. Kimmons received a Bachelor of Science degree in psychology, anthropology, and behavioral science from Rice University in 1973 and a master's degree in applied industrial psychology and management science from Stevens Institute of Technology in 1975. Board Memberships - eDoorways International Corporation. No other affiliations.

DAMIAN LANCE KIMMONS, rejoined the board on January 1, 2007. Mr. Kimmons originally held a position on the board in 2002. Mr. Kimmons has assisted his father, Gary Kimmons, with the development of our business development plan, with a key focus on the automotive vertical marketplace. He attended St. Thomas University from 1998 to 2002, where he majored in business. Board Membership - eDoorways International Corporation. No other affiliations.

KATHRYN KIMMONS, currently serves as the Secretary and a Director and has held the position from June, 2002. Mrs. Kimmons has over 20 years of experience in the entertainment industry as well as 10 years in retail sales and operations. A business entrepreneur who has founded her own entertainment business as well as a retail business selling antiques and collectibles, Mrs. Kimmons is experienced merchandising presentation, interior and retail buying. Mrs. Kimmons has been a sole proprietor of Sophie's Nest, a retail enterprise focused on home furnishings. Board Memberships - eDoorways International Corporation. No other affiliations.

Dr. RAMIRO JORDAN, currently serves as a Director and has held the position since May of 2010. Ramiro Jordan is Founder and Executive Vice President of ISTEAC (the Ibero-American Science and Technology Education Consortium), a non-profit organization comprised of educational, research, industrial, and multilateral organizations throughout the Americas and the Iberian Peninsula. Currently he holds the position of VP for the Americas Region in the International Federation of Engineering Education Societies. He is also a Board member of the Engineering for the Americas Initiative, which is an Initiative of all Heads of State of the Americas Region hosted by the Organization of American States. He also is Executive Vice-president and Chief Development Officer of Gridline Communications Holdings, Inc. He is currently a faculty at the Electrical and Computer Engineering department at the University of New Mexico (USA) as well in the Universidad Nacional de La Plata, La Plata (Argentina). He



obtained his MS and Ph.D. in Electrical and Computer Engineering from Kansas State University, 1984 and 1987 respectively, and the degree of Telecommunications Engineer at the Universidad Nacional de La Plata in 1981. He is active member of several Scientific and professional societies and holds national and international Honors and Awards. He actually serves as member of the Board of institutional and professional organizations. He has published extensively articles and books and is member of the Editorial Board of Computers and Software Engineering Magazine, Editor of Journal of Computer Science and Technology, Universidad de Plata, Argentina, Advisor of the International Conference in Engineering Education (ICEE), Advisor at The Institute of Electrical and Electronics Engineers (IEEE) Latin America Region, and Editor and Advisor at the Ibero American Journal on Technology in Education and Education in Technology. He has been visiting or resident professor in different universities (Argentina, Brazil, Costa Rica, Chile, Mexico, Peru, Bolivia, Uruguay, Colombia, Ecuador, Paraguay, Spain, and Venezuela, among others).

#### 5. Compensation by the Issuer

The following table sets forth the aggregate cash compensation paid by the Company for services rendered during the last two years to the Company's executive officers.

Name and	Fiscal	Salary	Stock	Option	Non-	Non-	All Other	Total
Garv E. Kimmons(1) CEO, CFO and Chairman of the Board	2010	240,000	N/A	N/A	N/A	N/A	N/A	300,000
Lance Kimmons Director	2010	126,000	N/A	N/A	N/A	N/A	N/A	126,000
Kathryn Kimmons Secretary and Director	2010	30,000	N/A	N/A	N/A	N/A	N/A	30,000

(1) Employment Agreement with the Company. See "Employment Contracts" below. For the calendar year-ended December 31, 2009 Gary F Kimmons earned \$44,962.60 in employee compensation.

For the calendar year-ended December 31, 2010 Gary F Kimmons earned \$14,568.36 in employee compensation.

For the Calendar year 2011 to date Gary F Kimmons earned \$26,375 in employee compensation.

Lance Kimmons received \$10,500 in non-employee compensation for his role as COO for the 2010 fiscal year and \$9,250 for the first quarter of 2011.

For the calendar year-ended December 31, 2009 Kathryn K Kimmons earned \$11,200 in nonemployee compensation.

For calendar 2010 Kathryn L Kimmons received no non-employee compensation. No compensation has been paid during 2011.

### Grants of Plan Based Awards

On March 31, 2004, the Board of Directors approved and adopted the Non Employee-Directors and Consultants Retainer Stock Plan for the Year 2004. The plan was established in order to provide a method whereby chosen directors and persons providing services to the Company may be offered incentives in addition to those presently available, and may be stimulated by increased personal involvement in the fortunes and success of the Company, thereby advancing the interests of the Company and its shareholders. The number of common shares authorized under the plan is two million (2,000,000).

### Outstanding Equity Awards at Fiscal Year-End

The following table sets forth for each named executive officer certain information concerning the outstanding equity awards as of our latest fiscal year end December 31, 2010.

Name	Option Awards	Stock Awards							
	Number of Securities Underlying Unexercised Options Exercisable	Number of Securities Underlying Unexercised Options Unexercisable	Equity Incentive Plan Awards: Number of Securities Underlying Unexercised Unearned Options	Option Exercise Price	Option Expiration Date	Number of Shares or Units of Stock that Have Not Vested	Market Value of Shares or Units of Stock that Have Not Vested	Equity Incentive Plan Awards: Number of Unearned Shares, Units or Other Rights That Have Not Vested	Equity Incentive Plan Awards: Market or Payout Value of Unearned Shares, Units or Other Rights That Have Not Vested
Gary Kimmons	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil
Lance Kimmons	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil
Kathryn Kimmons	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil

### Election of Officers

Each director is elected at the Company's annual meeting of shareholders and holds office until the next annual meeting of stockholders or until the successors are qualified and elected. The bylaws permit the Board of Directors to fill any vacancy and such director may serve until the next annual meeting of shareholders or until his or her successor is elected and qualified.

### Compensation of Directors

The following table sets forth the aggregate cash compensation paid by the Company for services rendered by its Directors during the last completed fiscal year.

DIRECTOR COMPENSATION for Period Beginning January 1, 2010 and Ending December 31, 2010
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Name	Fees Earned or Paid in Cash (\$)	Stock Awards (\$)	Option Awards (\$)	Non-Equity Incentive Plan Compensation (\$)	Change in Pension Value and Nonqualified Deferred Compensation Earnings (\$)	All accrued unpaid Compensation	Total
Gary Kimmons	N/A	N/A	N/A	N/A	N/A	N/A	N/A
Lance Kimmons	\$24,000	N/A	N/A	N/A	N/A	\$6,000	\$30,000
Kathryn Kimmons	N/A	-	N/A	N/A	N/A	\$30,000	\$30,000

### Employment Agreements

Gary Kimmons. On January 1, 2010, the Company entered into a three-year employment agreement with Gary Kimmons, to act as the CEO and President of the Corporation. The agreement will automatically extend at the end of the 3-year term, unless notification is given by either party to terminate. Compensation was set and authorized by Board of Directors and agrees to compensate Mr. Kimmons in the following manner: a) Monthly salary of \$25,000 (annual salary of \$300,000); b) \$60,000 annual cash bonus representing 20% of Executive's annual base salary (executive may elect to receive bonus in the form of common stock rather than a cash payment); c) Company will issue 30,000,000 (thirty million) shares of restricted common stock to the Kimmons Family Partnership, LTD, as a reward for Mr. Kimmons' accomplishments related to the eDoorways initiative in 2009.

Lance Kimmons. On January 1, 2010, we entered into a two-year consulting services agreement with Lance Kimmons (a director of the company) to assist with operations and business development of eDoorways International. Mr. L. Kimmons will also serve on the board of directors for the year 2008, and will receive the monthly director compensation of \$2,500 per month, in addition to a \$8,000 per month fee for consulting services in relation to the operations and business development aspect of the contract.

Kathryn Kimmons. On January 1, 2010, eDoorways International Corporation entered into a non-employee director agreement with Kathryn Kimmons (a related party) to serve on the Board of Directors for the year 2010 and receive monthly director compensation of \$2,500.

### SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT FOR Q2, 2011

<u>Name of Beneficial Owner</u>	<u>Number of Shares Beneficially Owned (1)</u>	<u>% of Outstanding Shares</u>
Gary Kimmons (CEO, CFO and Chairman)(2)	6531	0.000%
Lance Kimmons (Director)	2,976,505	0.0006%
Kathryn Kimmons (Director and	0	0%

Secretary)(3)

Kimmons Family Partnership (2) (3)	50,184,431	1.028%
CEDE & CO	3,878,161,206	79.476%
GDR Privee	168,475,590	3.453%
Ajene Watson, LLC	150,785,714	3.09%
Dr. Ramiro Jordan (Director)	42,213,204	0.865%
All directors and officers as a group (3 persons)	95,380,671	.0195%

1. All amounts shown in this column include shares obtainable upon exercise of stock options or warrants currently exercisable or exercisable within 250 days of the date of this table and is based on 4,879,658,638 of common stock outstanding as of July 4, 2011.
2. Mr. Gary Kimmons is a general partner of the Kimmons Family Partnership, Ltd., and as such has the sole voting, investment and disposition power over the 50,254,431 shares of Common Stock owned by the partnership
3. Mrs. Kimmons is deemed to have indirect beneficial ownership of these shares, as the spouse of Gary F. Kimmons.

## B. Legal/Disciplinary History

None of the members of the board of directors have been the subject of legal or disciplinary action or are the subject of pending criminal proceedings.

## C. Family Relationships

Gary Kimmons and Kathryn Kimmons are husband and wife. Lance Kimmons is the son of Gary and Kathryn Kimmons.

### Section 16(a) Beneficial Ownership Compliance.

Section 16(a) of the Securities Exchange Act of 1934 requires our executive officers, directors and persons who own more than ten percent of our shares of common stock, to file initial reports of beneficial ownership on Form 3, changes in beneficial ownership on Form 4 and an annual statement of beneficial ownership on Form 5, with the SEC. Such executive officers, directors and greater than ten percent shareholders are required by SEC rules to furnish us with copies of all such forms that they have filed.

Based solely on our review of the copies of such forms filed with the SEC electronically, received by us and representations from certain reporting persons, for the fiscal year ended December 31, 2010, none of the officers, directors and more than 10% beneficial owners have filed Form 5's with the SEC.

### Code of Ethics

We have adopted a code of ethics for our principal executive officers, which is posted on our internet website at [www.edoorways.com](http://www.edoorways.com).

### Director Independence

Our determination of independence of directors is made using the definition of "independent director" contained in Rule 4200(a)(15) of the Marketplace Rules of the NASDAQ Stock Market ("NASDAQ"), even though such definitions do not currently apply to us because we are not

## Financial notes

eDOORWAYS INTERNATIONAL CORPORATION  
(A DEVELOPMENT STAGE COMPANY)  
Notes to Financial Statements

### Note 1 - Summary of Significant Accounting Policies

#### Nature of Business

The Company is a development stage entity incorporated in Delaware in 1988, under the name "Technicraft Financial, Ltd." In August 1994, the Company acquired GK Intelligent Systems, Inc., a Texas corporation, and changed its name to GK Intelligent Systems, Inc. Through 1999, the Company was principally engaged in the development and marketing of software products capable of interaction with and adaptation to the needs of software users and interpretation of data. The Company changed its name in 2005 to M Power Entertainment, Inc. M Power planned to create a lifestyle information/entertainment platform. In 2006, M Power redesigned its platforms. Its new platforms were designed to offer an enhanced form of interactivity and support for today's visually oriented web surfing community. On August 20, 2007, the Company changed its name to eDoorways Corporation. In September, 2010 we changed our name to eDoorways International Corporation.

eDOORWAYS is a web-based personal lifestyle information enhancement and problem solving gateway, lifestyle information source, and business-to-consumer marketplace. Our business strategy is to obtain revenue from lifestyle product and service purchases made while consumers visit our marketplace.

#### Basis of Presentation

The financial statements and accompanying notes are prepared in accordance with accounting principles generally accepted in the United States of America. The Company is a Development Stage Company, as defined by Statement of Financial Accounting Standards No.7 "Accounting and Reporting for Development Stage Enterprises." The Company re-entered the development stage on January 1, 2006 after disposing of its operations in M Power.

#### Reclassifications

Certain amounts in the financial statements of the prior year have been reclassified to conform to the presentation of the current year for comparative purposes.

#### Use of Estimates

In preparing financial statements in conformity with accounting principles generally accepted in the United States of America, management makes estimates and assumptions that affect the reported amounts of assets and liabilities in the balance sheet and revenue and expenses in the statement of operations. Examples include estimates of loss contingencies, including legal risks and exposures, valuation of stock-based compensation; the potential outcome of future tax consequences of events that have been recognized in our financial statements or tax returns; and valuation of derivative instruments. Actual results could differ from those estimates.

#### Cash and Cash Equivalents

The Company considers all highly liquid investments purchased with an original maturity of three months or less to be cash equivalents. These accounts may at times exceed federally insured limits. The Company has not experienced any losses on such accounts. As of June 30, 2011, there were no cash balances in excess of federally insured limits.

#### Fair Value of Financial Instruments

listed on NASDAQ. We have determined that none of the members of our Board of Directors as of July 4, 2011 were “independent” within the meaning of such rules.

D. Related Party Transactions

There are no related party transactions in the fiscal period ending June 30, 2011.

E. Conflicts of Interest

There are no conflicts of interest in the fiscal period ending June 30, 2011.

**Item XII Financial information for the issuer through 6-30-11**

See attached statements

**eDoorways International Corporaton**  
**Balance Sheet**  
 As of June 30, 2011

	<b>Jun 30, 11</b>
<b>ASSETS</b>	
<b>Current Assets</b>	
<b>Checking/Savings</b>	
New Enterprise Checking	-1,781.70
Plains Capital Bank	35.00
<b>Total Checking/Savings</b>	-1,746.70
<b>Total Current Assets</b>	-1,746.70
<b>Fixed Assets</b>	
Fixed Assets net of Accum Depr	2,224.11
<b>Total Fixed Assets</b>	2,224.11
<b>Other Assets</b>	
DEPOSITS	2,000.00
SOFTWARE DEVELOPMENT	1,436,558.96
<b>Total Other Assets</b>	1,438,558.96
<b>TOTAL ASSETS</b>	<b>1,439,036.37</b>
<b>LIABILITIES &amp; EQUITY</b>	
<b>Liabilities</b>	
<b>Current Liabilities</b>	
Accounts Payable	
ACCOUNTS PAYABLE	1,288,896.79
<b>Total Accounts Payable</b>	1,288,896.79
<b>Other Current Liabilities</b>	
ACCRUED INTEREST - JUDGMENTS	393,746.16
Stock payable	455,897.71
Ajene Watson LLV-Line of Credit	1,672,855.44
Consulting Fee Payable-A Watson	17,585.72
NOTES PAYABLE (UNRELATED)	236,190.06
Notes Payable Unrel. Detail	831,992.21
Accrued Expenses	134,250.00
KRISTI CARPENTER - TWC	109,224.69
FIDELITY LEASING	29,854.67
MARATHON OIL COMPANY	306,463.00
Accrued Settlement to Slater	8,400.00
Accrued compensation	16,296.70
Preferred Stock Payable	225,000.00
<b>Total Other Current Liabilities</b>	4,437,756.36
<b>Total Current Liabilities</b>	5,726,653.15
<b>Long Term Liabilities</b>	
Note Payable OT Hill	13,350.00
NOTE PAYABLE-NIR	5,068,524.42
Note payable to SCB	715.37
<b>Total Long Term Liabilities</b>	5,082,589.79
<b>Total Liabilities</b>	10,809,242.94
<b>Equity</b>	
APIC	73,203,720.08
PREFERRED STOCK SERIES-C	1,000.00
PREFERRED STOCK - SERIES D	1.00
COMMON STOCK	1,417,469.45
RETAINED EARNINGS	-83,837,527.18
Net Income	-154,869.92
<b>Total Equity</b>	-9,370,206.57
<b>TOTAL LIABILITIES &amp; EQUITY</b>	<b>1,439,036.37</b>

**eDoorways International Corporaton**  
**Profit & Loss**  
**April through June 2011**

	<u>Apr - Jun 11</u>
Ordinary Income/Expense	
Expense	
General & Administrative	
Travel Expense	992.22
Total General & Administrative	<u>992.22</u>
COMPENSATION	
Contract Officer Fees-L Kimmons	9,500.00
Contract Officer Fees-G Kimmons	17,375.00
Board Fees-L Kimmons	250.00
Total COMPENSATION	<u>27,125.00</u>
PROFESSIONAL FEES	
Accounting & Audit	3,500.00
Total PROFESSIONAL FEES	<u>3,500.00</u>
Total Expense	<u>31,617.22</u>
Net Ordinary Income	<u>-31,617.22</u>
Net Income	<u><u>-31,617.22</u></u>



**eDoorways International Corporaton**  
**Statement of Cash Flows**  
January 1 through July 6, 2011

	<u>Jan 1 - Jul 6, 11</u>
<b>OPERATING ACTIVITIES</b>	
Net Income	-154,869.92
Adjustments to reconcile Net Income to net cash provided by operations:	
<b>ACCOUNTS PAYABLE</b>	-9,000.00
Accrued compensation: Gary Kimmons	-30,050.00
<b>Net cash provided by Operating Activities</b>	<u>-193,919.92</u>
<b>FINANCING ACTIVITIES</b>	
<b>APIC</b>	16,448.06
<b>COMMON STOCK</b>	171,661.18
<b>Net cash provided by Financing Activities</b>	<u>188,109.24</u>
<b>Net cash increase for period</b>	-5,810.68
<b>Cash at beginning of period</b>	<u>4,063.98</u>
<b>Cash at end of period</b>	<u><u>-1,746.70</u></u>

**eDOORWAYS INTERNATIONAL CORPORATION**  
**Statement of Shareholder Equity (Deficit)**  
**For the Second Quarter, 2011**

	Preferred Shares	Stock Amount	Common Stock Par .001		Additional Paid-In Capital	Accumulated Deficit	Total
			Shares	Amount			
Balance December 31, 2007	1,000	1	13,313,846	13,318	62,818,788	(61,284,093)	(4,593,154)
Preferred stock issued for compensation	750,000	750	-	-	134,250	-	135,000
Preferred stock issued for services	250,000	250	-	-	44,750	-	45,000
Common stock issued for services	-	-	229,384,143	229,384	1,844,916	-	2,074,300
Common stock issued for compensation	-	-	40,437,500	40,437	312,325	-	352,763
Common stock issued for debt conversion	-	-	34,606,738	34,607	813,290	-	847,897
Fair value of derivatives converted to equity	-	-	-	-	4,489	-	4,489
Discount on convertible debt	-	-	-	-	16,262	-	16,262
Fair value adjustment	-	-	-	-	14,013	-	14,013
Net loss for year ended December 31, 2008	-	-	-	-	-	-	(6,745,727)
Balance December 31, 2008	1,001,000	1,001	317,747,227	317,747	66,003,083	(61,284,093)	(7,849,157)
Common stock issued for services	-	-	231,017,056	231,017	3,021,067	-	3,252,084
Common stock issued for debt conversion	-	-	36,427,148	36,427	444,970	-	481,397
Fair value of derivatives converted to equity	-	-	-	-	4,489	-	4,489
Net loss for year ended December 31, 2009	-	-	-	-	-	-	(7,950,291)
Balance December 31, 2009	1,001,000	1,001	585,191,431	585,191	69,473,609	(74,170,988)	(8,543,266)
Preferred stock issued for debt conversion	103,647,807	103,647	-	-	2,060,387	-	2,060,387
Common stock issued for services	-	-	201,622,995	201,623	1,245,468	-	1,447,091
Common stock issued for compensation	-	-	154,529	1,545	5,000	-	6,545
Common stock issued for debt conversion	-	-	438,654,146	438,654	761,751	-	1,200,405
Common stock for loans	-	-	6,171,429	6,171	8,175	-	14,346
Fair value of derivatives converted to equity	-	-	-	-	4,489	-	4,489
Net loss for year ended December 31, 2010	-	-	-	-	-	-	(3,829,137)
Balance December 31, 2010	104,648,807	104,648	1,231,794,530	1,233,184	73,558,879	(82,121,279)	(8,562,400)
Common stock issued for capital acquisition	-	-	797,777,777	797,778	41,214	-	838,992
Common stock issued for services	-	-	83,976,926	83,977	75,500	-	159,477
Common stock issued for debt conversion	-	-	362,680,000	362,680	18,504	-	381,184
Common stock for debt extinguishment	-	-	708,984,404	708,984	94,047	-	803,031
Fair value of derivatives converted to equity	-	-	-	-	4,489	-	4,489
Net loss for period ended March 31, 2011	-	-	-	-	-	-	(2,187,173)
Balance March 31, 2011	104,648,807	104,648	3,185,213,637	3,186,603	73,792,633	(82,932,331)	(9,139,698)
Common stock issued for capital acquisition	-	-	400,000,000	400,000	21,214	-	421,214
Common stock issued for services	-	-	255,111,767	255,112	50,439	-	305,551
Common stock issued for debt conversion	-	-	200,000,000	200,000	10,204	-	210,204
Common stock for debt extinguishment	-	-	495,999,600	495,999	24,788	-	520,787
Fair value of derivatives converted to equity	-	-	-	-	4,489	-	4,489
Net loss for period ended June 30, 2011	-	-	-	-	-	-	(5,810)
Balance June 30, 2011	104,648,807	104,648	4,536,325,004	4,537,714	73,903,767	(82,932,331)	(10,601,943)

For certain of our financial instruments, including accounts receivable, accounts payable, accrued expenses, interest payable, bank overdraft, advances payable and notes payable, the carrying amounts approximate fair value due to their relatively short maturities.

#### Deferred Financing Costs

Payments, either in cash or share-based payments, made in connection with the sale of debentures are recorded as deferred debt issuance costs and amortized using the effective interest method over the lives of the related debentures.

#### Property, Plant & Equipment

Property and equipment are carried at cost and as of June 30, 2011, and consists solely of computer equipment. Depreciation is provided using the straight-line method for financial reporting purposes based on estimated useful lives of three years.

The cost of asset additions and improvements that extend the useful lives of property and equipment are capitalized. Routine maintenance and repair items are charged to current operations. The original cost and accumulated depreciation of asset dispositions are removed from the accounts and any gain or loss is reflected in the statement of operations in the period of disposition.

#### Valuation of Derivative Instruments

FAS 133, "Accounting for Derivative Instruments and Hedging Activities" requires bifurcation of embedded derivative instruments and measurement of fair value for accounting purposes. In addition, FAS 155, "Accounting for Certain Hybrid Financial Instruments" requires measurement of fair values of hybrid financial instruments for accounting purposes. In determining the appropriate fair value, the Company uses a variety of valuation techniques including Black Scholes models, Binomial Option Pricing models, Standard Put Option Binomial models and the net present value of certain penalty amounts. Derivative liabilities are adjusted to reflect fair value at each period end, with any increase or decrease in the fair value being recorded in results of operations as Adjustments to Fair Value of Derivatives. The effects of interactions between embedded derivatives are calculated and accounted for in arriving at the overall fair value of the financial instruments. In addition, the fair values of freestanding derivative instruments such as warrant derivatives are valued using the Black Scholes model.

#### Income Taxes

An asset and liability approach is used for financial accounting and reporting for income taxes. Deferred income taxes arise from temporary differences between income tax and financial reporting and principally relate to recognition of revenue and expenses in different periods for financial and tax accounting purposes and are measured using currently enacted tax rates and laws. In addition, a deferred tax asset can be generated by net operating loss carry forwards ("NOLs"). If it is more likely than not that some portion or all of a deferred tax asset will not be realized, a valuation allowance is recognized.

#### Revenue Recognition

The Company recognizes revenues when services have been performed, collections are reasonably assured and no further obligations exist. eDoorways International Corporation had

no revenues from continuing operations in 2008, 2009 or through the period ending June 30, 2011.

#### Stock-Based Compensation

Stock-based compensation expense includes the estimated fair value of equity awards vested during the reporting period. The expense for equity-awards during the reporting period is determined based upon the grant date fair value of the award and is recognized as expense on the grant date. All shares issued to date for stock-based compensation have vested on the grant date.

#### Loss Per Share

Basic and diluted net income (loss) per share calculations are presented in accordance with Statement of Financial Accounting Standards (“SFAS”) No. 128, and are calculated on the basis of the weighted average number of common shares outstanding during the period. They include the dilutive effect of common stock equivalents in periods with net income.

Common stock equivalents represent the dilutive effect of the assumed conversion of convertible notes payable and Series C convertible preferred stock, using the “if converted” method, at either the beginning of the respective period presented or the date of issuance, whichever is later, and only if the common stock equivalents are considered dilutive based upon the Company's net income (loss) position at the calculation date. Common stock equivalents also include the effect of the exercise of outstanding warrants using the treasury stock method, at either the beginning of the respective period presented or the date of issuance, whichever is later, and only if the warrants are considered dilutive based upon the exercise price of the warrants and the average trading price of the stock during the period. All common stock equivalents were considered anti-dilutive for the years ended December 31, 2010, 2009 and 2008.

#### Recently issued accounting pronouncements

eDoorways International Corporation does not expect that any recently issued accounting pronouncements will have a significant impact on the financial statements of the Company.

#### Note 2 – Going Concern

These financial statements have been prepared on a going concern basis. As of June 30, 2011, eDoorways International Corporation had an accumulated deficit of \$73,203,720 and a working capital deficit of \$5,810. The continuation of eDoorways International as a going concern is dependent upon financial support from its shareholders, the ability to obtain necessary equity or debt financing and the attainment of profitable operations. These factors raise substantial doubt regarding eDoorways International Corporation's ability to continue as a going concern. These financial statements do not include any adjustments to the recoverability and classification of recorded asset amounts and classification of liabilities that might be necessary should eDoorways International Corporation be unable to continue as a going concern.

eDoorways International Corporation is currently completing arrangement for an equity financing to fund its development plan; the Company can provide no assurance that financing will be available on terms acceptable to the Company or at all. Management believes, however, that actions presently being taken to obtain additional funding and implement its strategic plans provide the opportunity for the Company to continue as a going concern.

#### Note 3 - Convertible Debentures

On March 30, 2007, the Company entered into a Securities Purchase Agreement (the “Securities Purchase Agreement”) with New Millennium Capital Partners II, LLC, AJW Qualified Partners, LLC, AJW Offshore, Ltd. and AJW Partners, LLC (collectively, the “Investors”). Under the terms of the Securities Purchase Agreement, the Investors purchased an aggregate of (i) \$165,000 in callable convertible secured notes (the “Notes”) and (ii) warrants to purchase

1,500,000 shares of our common stock (the "Warrants"). After the effect of the reverse common stock split of 2000 to 1 in 2007 the warrants were reduced to 750 shares.

The Notes carried an interest rate of 8% and a maturity date of March 30, 2010. The notes were convertible into our common shares at 50% of the average of the lowest three (3) trading prices for our shares of common stock during the twenty (20) trading day period prior to conversion.

In addition, the Company granted the investors a security interest in substantially all of its assets and intellectual property as well as registration rights.

The Company simultaneously issued to the Investors seven year warrants to purchase 1,500,000 shares of common stock at an exercise price of \$.0016 per common share.

The Investors contractually agreed to restrict their ability to convert the Notes and exercise the Warrants and receive shares of the Company's common stock such that the number of shares of the Company's common stock held by them and their affiliates after such conversion or exercise does not exceed 4.99% of the then issued and outstanding shares of the Company's common stock.

eDoorways International Corporation evaluated the convertible debentures and the warrants under SFAS No. 133 "Accounting for Derivatives" and EITF 00-19 "Accounting for Derivative Financial Instruments Indexed to and Potentially Settled in a Company's Own Stock". eDoorways International Corporation determined that the convertible debentures contained an embedded derivative for the conversion option and the warrants qualified as free standing derivatives. The conversion option allowed for an indeterminate number of shares to potentially be issued upon conversion. This results in eDoorways International Corporation being unable to determine with certainty they will have enough shares available to settle any and all outstanding common stock equivalent instruments. eDoorways International Corporation would be required to obtain shareholder approval to increase the number of authorized shares needed to share settle those contracts. Because increasing the number of shares authorized is outside of eDoorways International Corporation control, this results in these instruments being classified as liabilities under EITF 00-19 and as derivatives under SFAS No. 133.

The impact of the application of SFAS No. 133 and EITF 00-19 on the balance sheets as of June 30, 2011 is as follows:

	<u>December 31,</u>	<u>2009</u>	
	2008	2009	Gain (Loss)
Embedded derivative –			
Convertible Debentures	\$ -	\$ -	\$ -(a,b)
Freestanding derivative –			
Warrants	-	-	- (c)
			<u>\$ (1,366,315)</u>
Total	<u>\$ -</u>	<u>\$ 2,805,523</u>	<u>)</u>

- (a) During the year ended December 31, 2008, the holders of the Convertible Debentures elected to convert principal in the amount of \$5,770 into 2,700,000 shares of common stock. This resulted in a decrease in the derivative liability of \$4,489, which represented the fair value of the embedded derivative associated with converted principal on the date of conversion.
- (b) On August 29, 2008, the Convertible Debentures were modified to eliminate the

conversion feature. As a result, the embedded derivative was eliminated. The embedded derivative was revalued as of August 29, 2008 at \$4,153,336. See discussion of the New Notes below.

- (c) On August 29, 2008, the embedded derivative was eliminated which also eliminated the derivative classification of the freestanding derivative warrants. The warrants were revalued as of August 29, 2008 at \$14,013 and were reclassified to additional paid-in capital.

The derivatives were valued using the Black-Scholes Option Pricing Model. The variables used in the valuation of these derivatives as of August 29, 2008 (the date of revaluation) were as follows:

Volatility	357% - 486%
Discount rate	1.90% - 3.34%
Expected dividend rate	0%
Stock price on the measurement date	\$ 0.03
Expected term	.17 – 6.32 years

During April 2008, eDoorways International Corporation received notice of default from the holders of its convertible debentures, because eDoorways International Corporation had not issued shares of common stock based on conversion notices from the holders of the Convertible Debentures. On August 29, 2008 and amended January 26, 2009, and further amended on August 4, 2009 eDoorways International Corporation and the holders of the Convertible Debentures entered into a repayment agreement on the notes (“New Notes”). Under the terms of the New Notes, eDoorways International Corporation was to be required to make monthly payments in the following amounts beginning August of 2009:

	Monthly Amount	Total Each Period
Month 1-3	\$ 32,115	\$ 96,346
Month 4-6	53,976	161,928
Month 7-12	80,963	485,778
Month 13-24	134,939	1,619,268
Month 25-36	242,890	2,914,680
Total		<u>\$ 5,278,000</u>

Under the terms of the New Notes, as amended, eDoorways International Corporation will have no obligation to issue shares of its common stock or to make any payments other than those listed above. If eDoorways International Corporation makes all payments as required, the Convertible Debentures will be considered paid in full. If eDoorways International Corporation fails to make any payment required by the New Notes, the New Notes will be considered to have never executed, and the Convertible Debentures would remain in effect.

The Company has not made the payments as were required under the New Notes. Accordingly, on August 4, 2009, eDoorways International Corporation entered into an amendment to the New Notes; under the amendment to the New Notes, eDoorways International Corporation at its option can elect to make payments with common stock of the Company at the current market value. The number of shares of common stock to be issued upon each payment shall be determined by dividing the amount of the monthly payment by the Conversion Price. The Conversion Price shall equal the lowest trading price for the common stock during the five-day trading period ending one day prior to the date that the Company gives the notice that it intends to make its payment in stock.

eDoorways International Corporation evaluated the conversion feature arising from the amendment to the New Notes under SFAS No. 133 "Accounting for Derivatives" and EITF 00-19 "Accounting for Derivative Financial Instruments Indexed to and Potentially Settled in a Company's Own Stock". eDoorways International Corporation determined that the conversion feature contained an embedded derivative for the conversion option. The conversion option allowed for an indeterminate number of shares to potentially be issued upon conversion. This results in eDoorways International Corporation being unable to determine with certainty they will have enough shares available to settle any and all outstanding common stock equivalent instruments. eDoorways International Corporation would be required to obtain shareholder approval to increase the number of authorized shares needed to share settle those contracts. Because increasing the number of shares authorized is outside of eDoorways International Corporation control, this results in these instruments being classified as liabilities under EITF 00-19 and as derivatives under SFAS No. 133. Further, the Company will be required to measure the fair value of the conversion feature at each reporting period and reflect changes in the fair value in its statement of operations.

eDoorways International Corporation determined that the modification on August 29, 2008, as amended, of the terms of the existing debt represented a troubled debt restructuring in accordance with SFAS No. 15 "Accounting by Debtors and Creditors for Troubled Debt Restructurings", because eDoorways International Corporation was experiencing financial difficulties and the lenders granted a concession to the Company based on a comparison of the effective interest rate of the Convertible Debentures and the New Notes. The total undiscounted future cash payments of the New Notes compared with the carrying amount of the Convertible Debentures including the related accrued interest, deferred financing costs and embedded derivative related to the conversion option as of August 29, 2008 was as follows:

	<u>Amount</u>
Principal amount of Convertible Debentures	\$ 2,240,584
Fair value of embedded derivative liability	4,153,336
Accrued interest on Convertible Debentures	290,351
Less:	
Unamortized deferred financing costs	(82,954)
Unamortized discount	<u>(1,298,627)</u>

Carrying amount of Convertible Debentures	5,302,690
Less: Expected future cash flow under New Notes	<u>(5,295,000)</u>
Gain on extinguishment of debt	<u>\$ 7,690</u>

The total future cash payments are less than the carrying amount of the Convertible Debenture immediately before the issuance of the New Notes. As of August 29, 2008 and in accordance with SFAS No. 15, eDoorways International Corporation reduced the carrying amount of the Convertible Debentures to an amount equal to the total future cash payments specified by the New Notes and recognized a gain on the restructuring of debt in the amount of \$7,690. All cash payments under the terms of the New Notes will be accounted for as reductions of the carrying amount of the New Notes and no interest expense shall be recognized. The embedded derivative liability was revalued as of August 29, 2008 in order to determine the carrying amount of the Convertible Debentures. No embedded derivative liability was recorded after the issuance of the New Notes, because the New Notes do not contain a conversion option of any kind.

The issuance of the New Notes removed the embedded derivative associated with the Convertible Debentures. As a result, eDoorways International Corporation concluded that it had sufficient authorized and unissued shares to issue the number of shares required under the warrants described above (Freestanding derivatives) and, therefore, all of these warrants, should not be treated as derivative liabilities as of August 29, 2008. The fair value of these warrants was marked to market on the date they no longer were accounted for as derivatives and a derivative gain of \$286,470 was recorded. The balance of the derivative liability in the amount of \$14,013 was then recorded as a contribution to additional paid-in capital on August 29, 2008.

On December 29, 2008, New Notes in the principal amount of \$2,000 were converted into 2,406,738 shares of common stock. The shares issued were valued on the date of the transaction. As a result of the transaction, the Company recognized a loss of \$7,627 on conversion of debt.

#### Note 4 – Notes payable and convertible notes payable

During October and November 2007, eDoorways International Corporation borrowed a total of \$91,100 under various short-term convertible notes payable. The notes bear interest at 0%, matured within 10 days, and were convertible into shares of common stock at between \$0.075 and \$0.09 per share (50% of the market price of the common stock on the date of issuance of the notes). During the fourth quarter of 2007, all of these convertible notes in the amount of \$91,100 were converted into 1,575,776 shares of common stock. Upon conversion we recognized a \$54,000 loss on extinguishment of debt due to the conversion price being greater than the amount owed on two of the loans. Under the terms of the warrants issued in connection with the 6% convertible debentures, if the Company issues common stock at a discount to the exercise price of the warrants, the exercise price of the warrants to purchase shares of common stock is adjusted downward in proportion to the discount given in the new equity issuance. The outstanding warrants affected by this change are 750 warrants with an exercise price of \$3.20 expiring March 30, 2014 and 15,000 warrants with an exercise price of \$200 that expire April 25, 2013.

On October 25, 2007, the Company completed a financing agreement with private investors and received cash proceeds of \$250,000. eDoorways International Corporation issued the investors secured convertible debentures totaling \$250,000 with an 8% interest rate and a maturity date of October 25, 2010. The debentures are convertible into common shares at a discount of 50% of



the average of the lowest three (3) trading prices during the twenty (20) trading day period prior to conversion. eDoorways International Corporation simultaneously issued to the private investors seven year warrants to purchase 10,000,000 common shares at an exercise price of \$0.0001.

At September 30, 2008, eDoorways International Corporation had retired various unsecured notes payable.

eDoorways International Corporation evaluated the terms of all its convertible notes in accordance with EITF 98-5 and EITF 00-27 and concluded that these notes did not result in a derivative. eDoorways International Corporation evaluated the terms of the convertible notes and concluded that there was a beneficial conversion feature. The discount related to the beneficial conversion feature was valued at \$16,262 at inception based on the intrinsic value of the discount. The discount was amortized using the effective interest method over the 10-day term of each note. During the year ended December 31, 2008, \$16,262 was charged to additional-paid-in capital for the amortization of the beneficial conversion feature.

During the year ended December 31, 2008, eDoorways International Corporation issued promissory notes in the amount of \$665,000 to various individuals and companies in exchange for services provided to the Company. The notes carried no interest and had a term of 10 days. They were convertible into common stock of eDoorways International Corporation at a rate of between \$0.006 and \$0.025 per common share during the 10-day term of the notes. The holders of each of these notes elected to convert them into a total of 28,500,000 shares of common stock. The shares were valued at fair value of the date of settlement of \$822,500. As a result, eDoorways International Corporation recognized a loss on debt settlement of \$157,500.

During the twelve-month period from January 1, 2010 to December 31, 2010 eDoorways International Corporation issued promissory notes in the amount of \$8,175 to various individuals and companies in exchange for services provided to the Company. The notes carried no interest and had a term of 10 days. They were convertible into common stock of eDoorways International Corporation at a rate of between \$0.0012 and \$0.0025 per common share during the 10-day term of the notes. The holders of each of these notes elected to convert them into a total of 6,171,429 shares of common stock. One promissory note for \$10,000 was issued by the company for services rendered that was convertible into 5,952,381 preferred Series H shares at a price per share of \$0.00168.

The aggregate maturities of notes payable for the five years subsequent to December 31, 2008 are as follows:

Year ending December 31,	
2009	\$ 668,565
2010	1,449,235
2011	2,588,124
2012	722,476
Total	<u>\$ 5,428,400</u>

Note 5 - Federal Income Tax

At June 30, 2011, eDoorways International Corporation had net operating loss carry-forwards of approximately \$4,853,931 that may be offset against future taxable income. All other losses incurred by eDoorways International Corporation in 2005 and previous years are not expected to be available. These net operating loss carry-forwards will expire beginning in 2026.

The tax effects of significant temporary differences that give rise to significant portions of the deferred tax assets and deferred tax liabilities are presented below for the years end December 31, 2008, 2009 and 2010.

	<u>2008</u>	<u>2009</u>	2010
Deferred tax asset			
Net operating loss carry-forward		\$ 4,480,000	\$ 6,400,000
Stock options issued for services		238,929	238,929
Other		-	-
			\$ 8,630,607
Total gross deferred tax assets		\$ 4,725,929	\$ 6,638,929
		(4,725,929)	(8,630,607)
Less: Valuation allowance		9)	9)
			\$
Net deferred tax asset		\$ -	\$ -

The effective tax rate is substantially the same as the statutory rate for the years ended December 31, 2008, 2009 and 2010.

#### Note 6 - Commitments and Contingencies

##### A) Litigation

Texas Workforce Commission. On February 10, 2000, the Texas Workforce Commission placed an administrative lien on us in the amount of \$109,024 in connection with a claim for unpaid compensation by our former employees. This amount is included in accrued expenses at December 31, 2008. The remaining \$109,024 plus accrued interest at 8% has been accrued in our financial statements under the heading Judgments payable as of September 30, 2009.

Marathon Oil Company. A default judgment was taken against us in favor of Marathon Oil Company accrued in our financial statements under the heading "accrued expenses" on August 31, 1999 in the amount of \$326,943 representing past and future rentals under a lease agreement, together with \$7,500 in attorney's fees and post judgment interest at 10% per annum until paid. Credit towards the judgment was ordered for sale of personal property by the Sheriff or Constable. We believe the personal property sold for approximately \$28,000. To the extent that the property was leased during the unexpired term, it is possible that there would be a mitigation of the damages claim in our favor. We believe that some or all of the space was subsequently rented approximately 90 days later. The remaining \$306,443 plus accrued interest at 8% has been accrued in our financial statements under the heading Judgments payable as of September 30, 2009.

Deanna S. Slater. On August 31, 2006, Deanna S. Slater, an independent contractor formerly with M Power Entertainment, Inc., brought suit in County Civil Court at Law Number Four in Harris County, Texas, Docket Number 872,560, alleging breach of contract, quantum meruit,

promissory estoppel and for attorney's fees. The pre-lawsuit demand was for payment of \$15,785. Trial was held on this matter in November 2007. On December 31, 2007 the court awarded Deanna S. Slater the sum of \$3,400 and \$5,000 to her attorneys. \$8,400 plus accrued interest at 8% has been accrued in our financial statements under the heading Judgments payable as of September 30, 2009.

The amount of accrued interest on all these unpaid judgments totaled \$393,746 as of June 30, 2010 and is reflected in Judgments payable in our financial statements.

On April 5, 2010, Giselle Koy, an alleged business partner of Ian Mitchell brought suit in the 261<sup>st</sup> Judicial District Court of Travis County, Austin, Texas, Cause Number D-1-GN-10-001071, alleging that Gary Kimmons, CEO, and eDoorways International Corporation fraudulently induced Koy to invest in preferred stock which was not delivered. Koy is seeking recovery of her costs and attorney's fees. In April, Ian Mitchell was added as a defendant. The lawsuit is awaiting trial. It is the position of Kimmons and the company that there was no prior knowledge of or involvement with Koy giving rise to any claims that she has alleged.

On July 12, 2010, Ian Mitchell and EC Technologies Corporation brought suit in the 419<sup>th</sup> Judicial District Court of Travis County, Austin Texas, Cause Number D-1-GN-10-002381, alleging breach of contract and fraudulent inducement by Gary Kimmons, CEO, and eDoorways International Corporation in a failed acquisition contemplated by the parties. Mitchell is requesting exemplary damages and attorney fees. Counsel for the company has requested that the case be remanded to the 261<sup>st</sup> Judicial Court in Austin. In August, Giselle Koy was added by Mitchell as a defendant. The lawsuit is awaiting trial. We are asking that the two cases be consolidated because they involve the same parties and essentially the same facts. It is the position of Kimmons and the company that the contemplated agreement(s) with Ian Mitchell were breached by Mitchell and a counterclaim will be filed by Kimmons and the company as soon as the cases are consolidated.

We are not aware of any other claims or assessments, other than as described above, which may have a material adverse impact on our financial position or results of operations.

#### B) Consulting Agreements

Gary Kimmons. On January 1, 2010, the Company entered into a three-year employment agreement with Gary Kimmons, to act as the CEO and President of the Corporation. The agreement will automatically extend at the end of the 3-year term, unless notification is given by either party to terminate. Compensation was set and authorized by Board of Directors and agrees to compensate Mr. Kimmons in the following manner: a) Monthly salary of \$25,000 (annual salary of \$300,000); b) \$60,000 annual cash bonus representing 20% of Executive's annual base salary (executive may elect to receive bonus in the form of common stock rather than a cash payment); c) Company will issue 30,000,000 (thirty million) shares of restricted common stock to the Kimmons Family Partnership, LTD, as a reward for Mr. Kimmons' accomplishments related to the eDoorways initiative in 2009.

Lance Kimmons. On January 1, 2010, we entered into a two-year consulting services agreement with Lance Kimmons (a director of the company) to assist with operations and business development of eDoorways International. Mr. L. Kimmons will also serve on the board of directors for the year 2008, and will receive the monthly director compensation of \$2,500 per month, in addition to a \$8,000 per month fee for consulting services in relation to the operations and business development aspect of the contract.

Kathryn Kimmons. On January 1, 2010, eDoorways International Corporation entered into a non-employee director agreement with Kathryn Kimmons (a related party) to serve on the Board of Directors for the year 2010 and receive monthly director compensation of \$2,500.

Ajene Watson. On March 10, 2008, eDoorways International Corporation entered into a consulting agreement ("Watson Agreement") with Ajene Watson, an individual consultant and a related party in New York, who is charged with establishing an entertainment vertical service offering as a component of eDoorways International Corporation. The agreement had an initial "trial" period of 90 days and converted to a month-to-month agreement thereafter. Ajene Watson and his affiliates received, upon execution of the agreement, a retainer of \$155,000 in the form of a non-refundable cash retainer of \$5,000; a non-refundable equity retainer of \$105,000 in free trading common stock at a price of \$0.0025 per common share or 42,000,000 shares and a non-refundable equity retainer of \$45,000 in restricted common stock at a price of \$0.005 per common share or 9,000,000 shares, according to the share values stipulated in the agreement. The agreement was executed on March 10, 2008 and approved by the Board on March 11, 2008. eDoorways International Corporation valued those shares in accordance with generally accepted accounting principles at the then current fair value of the equity of \$0.012 a share on March 10, 2008 or \$612,000 in aggregate. This amount was recorded as general and administrative expense during 2008.

Under the terms of the contract beginning April 1, 2008, eDoorways International Corporation shall pay Ajene Watson a monthly compensation of \$50,000 on the first business day of each month. The payment shall be made as follows:

1. 58% or \$29,000 of the monthly compensation shall be paid in the form of Restricted Common Stock determined based on a 10% discount from the day's prior closing bid price. Such compensation is not to exceed 5,800,000 shares or calculate lower than a per share price of \$0.005. If the per share price of the Compensation equates to less than \$0.005 per common share, the Company shall issue the maximum shares of 5,800,000 and pay the deficit in cash within 30 days. The first payment was due on April 1, 2008.

2. 39% or \$19,500 of the monthly compensation shall be in the form of eDoorways International Corporation' common stock on the first business day of each month. Such compensation is not to exceed 2,785,714 shares or calculate lower than a per share price of \$0.007 per common share. If the per share price of the compensation equates to less than \$0.007 per share, eDoorways International Corporation shall issue the Maximum shares of 2,785,714 and pay the deficit in cash within 30 days.

3. 3% or \$1,500 of the monthly compensation shall be paid in cash on the first business day of each month.

During the year ended December 31, 2008, eDoorways International Corporation issued a total of 69,341,855 shares of common stock in payment for services under the agreement. The shares were valued at \$680,692, which was included in general and administrative expense. At December 31, 2008, eDoorways International Corporation owed an additional 38,537,112 shares of common stock, which were valued at \$339,145 and are included in stock payable.

As of August 31, 2009, an additional 30,000,000 shares of common stock valued at \$60,000 have been issued under the Watson Agreement, as a retention bonus.

A Re-Engagement Agreement was signed by the company and Ajene Watson, LLC on October 1, 2009. Under this agreement, Ajene Watson was to receive a monthly compensation of \$75,000 for management, business development and strategy consulting.

Note 7 - Stock Options and Warrants

During 1998, eDoorways International Corporation established a stock option plan subsequently amended and now known as the "2004 Stock Option Plan" to promote its interests by attracting and retaining exceptional employees and directors. The Plan provides for the issuance of up to 2,000,000 shares of common stock. Any employee or consultant is eligible to be designated a participant. The Board has sole and complete authority to determine the employees to whom options shall be granted, the number of each grant and any additional conditions and limitations. The exercise price shall not be less than the fair market value of the underlying shares. In March 2009, the Company issued 2,000,000 shares under the stock incentive compensation program. In addition, eDoorways International Corporation periodically issues warrants to purchase common stock in conjunction with debt issuances and; as incentive compensation for services or settlement of debt to officers, directors, employees, and consultants. The following table is an analysis of warrants for the purchase of eDoorways International Corporation's common stock starting September 30, 2009 and continuing to June 30, 2011.

<u>Warrants</u>	<u>Weighted Average Exercise Price</u>	
Outstanding, December 31, 2006	15,339	\$ 195.5800
Granted	10,000,750	0.0003
Expired/Cancelled		
Exercised	<u>-</u>	<u>-</u>
Outstanding, December 31, 2007	<u>10,016,089</u>	<u>\$ 0.2999</u>
Granted	-	
Expired/Cancelled	-	
**Exercised on January 11, 2010	<u>10,000,000</u>	<u>0.001</u>
Outstanding, March 31, 2011	<u>16,089</u>	<u>0.2999</u>

\*\* On January 11, 2010, AJW Partners LLC (880,000 shares), AJW Masters Fund LTD (9,010,000 shares) and New Millenium Capital Partners II, LLC (110,000 shares) exercised stock purchase warrants for 10,000,000 shares dated October 25, 2007 for the aggregate amount of \$1,000.00.

#### Note 8 - Stockholders Equity Preferred Stock

On January 20, 2006, eDoorways International Corporation filed a Certificate of Designation to designate 1,000 shares of Series D preferred at a par value of one-tenth of one cent (\$0.001). These shares were issued to CEO Gary Kimmons. The Series D Preferred shares have the same dividend rights as the common stock of which eDoorways International Corporation and gives

Mr. Kimmons the right to vote on all shareholder matters equal to 51 percent of the total vote. These shares of stock were issued for services and were valued at \$762,976.

On May 26, 2010, the company's board of directors filed a Certificate of Amendment of Certificate of Incorporation with the Secretary of State of Delaware to increase the number of authorized shares to two billion (2,000,000,000). The par value of each such share is one-tenth of one cent (\$0.001) dollars. The Board of Directors was expressly vested with the authority to fix the voting powers full or limited, or no voting powers, and such designations, preferences and relative, participating, optional or other special rights, and qualifications, limitations or restrictions on any shares issued by the corporation.

On June 15, 2010, we filed a Certificate of Amendment of Certificate of Incorporation to specify that the two billion authorized shares would consist of 1,490,899,000 shares of common stock and 509,101,000 shares of bank check preferred stock.

On February 27, 2011, we filed a Certificate of Amendment of Incorporation with the Secretary of State of Delaware to increase the total number of shares of which the corporation will have authority to issue to five billion (5,000,000,000) shares consisting of 4,700,000,000 shares of common stock, par value \$0.0001, and 300,000,000 shares of blank check preferred stock, par value \$0.0001. The Board of Directors was expressly vested with the authority to fix the voting powers full or limited, or no voting powers, and such designations, preferences and relative, participating, optional or other special rights, and qualifications, limitations or restrictions on any shares issued by the corporation.

On May 27, 2011, we filed a Certificate of Amendment of Incorporation with the Secretary of State of Delaware to increase the total number of shares of which the corporation will have authority to issue to six billion (6,000,000,000) shares consisting of 5,700,000,000 shares of common stock, par value \$0.0001, and 300,000,000 shares of blank check preferred stock, par value \$0.0001.

The Board of Directors is vested with the authority to fix the voting powers and other designations of each class of stock. The Board has not made any such designations of the Series A and Series B Convertible Preferred Stock. On December 4, 2007, the Board of Directors designated that the Series C Convertible Preferred Stock would:

- Carry voting rights five times the number of common stock votes;
- Carry no dividends;
- Carry liquidating preference eight times the sum available for distribution to common shareholders;
- Can automatically convert after one year after issuance to 20 common shares; and
- Not be subject to reverse stock splits and other changes to the common stock of eDoorways International Corporation.

In March 2008, we issued 250,000 shares to Fairhills Capital of Series C convertible preferred stock in exchange for services and recorded general and administrative expense of \$45,000.

In addition, in the first quarter of 2008 we issued 750,000 shares of Series C convertible preferred shares to Gary Kimmons, our CEO. The shares were valued at \$135,000 based on the market value of the common stock that it could be converted into on the date of issuance of \$0.009. This amount was recorded as general and administrative expense during the year ended December 31, 2008.

On June 22, 2010, eDoorways International Corporation filed a Certificate of Designation to designate 50,000,000 shares of Series F preferred at a par value of one-tenth of one cent (\$0.001). These shares were issued to Ajene Watson, LLC. The Series F Preferred shares are

senior to all other series of preferred stock of the company and entitle the holder to a liquidation preference equal to \$5,000,000 plus unpaid accrued dividends. In addition, Ajene Watson LLC may convert 90 days after issuance using a conversion ratio of 5 to every 1 share of the company's common stock.

On August 13, 2010, the company's board of directors issued a Certificate of Designation to designate 60,000,000 shares of Series G preferred at a par value of one-tenth of one cent (\$0.001). There have been no issuances of these shares as of September 1, 2010. The Series G Preferred shares entitle the bearer to convert 90 days after issuance using a conversion ratio of 1.5 to 1 share of the company's common stock. Voting rights are one-to-one.

On August 19, 2010, the company's board of directors issued a Certificate of Designation to designate 10,000,000 shares of Series H preferred at a par value of one-tenth of one cent (\$0.001). On August 20, 2010, the company issued 5,952,381 shares of Series H stock to InvestorsVoice LLC in exchange for an investment of \$10,000.00. The Series H Preferred shares entitle the bearer to convert 90 days after issuance using a conversion ratio of 5 to 1 share of the company's common stock. Voting rights are one-to-one.

As of June 30, 2011, the issuances of preferred shares are as follows:

Series A convertible preferred stock, \$0.001 par value per share; 7,000,000 shares authorized, none issued

Series B convertible preferred stock, \$0.001 par value per share; 1,100,000 shares authorized, none issued

Series C convertible preferred stock, \$0.001 par value per share; 1,000,000 shares authorized; 750,000 and -250,000- shares issued and outstanding, respectively to The Kimmons Family Partnership, Ltd (for 750,000 shares on 1.10.08), and to Fairhills Capital (for 250,000 shares on 1.10.08), 0 shares outstanding.

Series D preferred stock, \$0.001 par value per share; 1,000 shares authorized; 1,000 issued and 0 outstanding, respectively; these are voting shares issued to Gary Kimmons; the Series D Preferred Stock consists of one thousand (1,000) shares, each having no dividend rights, no liquidation preference, and no conversion or redemption rights. However, the one thousand (1,000) shares of Series D Preferred Stock have the right, voting in aggregate, to vote on all shareholder matters equal to fifty-one percent (51%) of the total vote.

Series E - not applicable; no series created.

Series F convertible preferred stock, \$0.001 par value per share; 50,000,000 shares authorized; 50,000,000 issued to Ajene Watson, LLC on 6.23.10; no shares are available for issuance.

Series G convertible preferred stock, \$0.001 par value per share; 60,000,000 shares authorized: 47,695,426 are issued and outstanding to Michael Cummings and Johnnie Fox, consultants associated with Real Time Data.

Series H convertible preferred stock, \$0.001 par value per share; 10,000,000 shares authorized; 5,952,381 shares issued to be issued to InvestorsVoice, LLC on 9.08.10, with 4,047,619 available for issuance.

Common stock

During 2007, we issued 10,008,000 shares of our common stock for services to consultants. The fair value on the date of grant was \$601,200. This amount is included in general and administrative expenses in the statement of operations.

During 2007, our convertible debentures holders have converted \$294,044 of principal into 3,274,097 shares of our common stock. No commissions were paid for the issuance of such shares.

In July 2007, our shareholders voted to authorize us to place in effect a reverse stock split of our common stock in the range of 1000:1 to 2000:1, as determined in the sole discretion of our Board of Directors. The reverse stock split in the ratio of 2000:1 was effective September 4, 2007. All current and prior year share and per share amounts have been adjusted to reflect the reverse stock split.

eDoorways International Corporation retained the current par value of \$0.001 per share for all shares of common stock. All references in the financial statements to the number of shares outstanding, per share amounts, and stock option data of eDoorways International Corporation. Common stock has been restated to reflect the effect of the reverse stock split for all periods presented.

In July 2007, our shareholders voted to amend our Amended and Restated Certificate of Incorporation to change our corporate name from M Power Entertainment, Inc. to eDoorways International Corporation.

During the year ended December 31, 2008, the holders of the Convertible Debentures elected to convert principal in the amount of \$5,770 into 2,700,000 shares of common stock. This resulted in a decrease in the derivative liability of \$4,489, which represented the fair value of the embedded derivative associated with converted principal on the date of conversion.

During the year ended December 31, 2008, the holders of notes payable in the amount of \$670,000 elected to convert their notes into 31,906,738 shares of common stock valued at \$842,127 at the date of conversion.

During January, 2008, eDoorways International Corporation issued 30,000,000 shares of common stock to Gary Kimmons, CEO, pursuant to his employment contract for his 2007 performance. Those shares were valued at \$270,000 and recorded as general and administrative expense in the statement of operations.

During the year ended December 31, 2008, eDoorways International Corporation issued 21,687,500 shares of common stock to directors and officers of eDoorways International Corporation and recognized general and administrative expense of \$171,763. 10,437,500 shares are included in stock issued for compensation in the statement of stockholders' deficit, with the value of \$82,763. 11,250,000 shares are included in stock issued for services in the statement of stockholders' deficit, with the value of \$89,000.

During the year ended December 31, 2008, eDoorways International Corporation granted a total of 225,134,143 shares of common stock to various consultants for services performed. These shares were valued at \$1,985,300 based on the market value of the shares issued. This amount is included in general and administrative expenses in the statement of operations and the shares are included in stock issued for services in the statement of stockholders' deficit.

During the year ended December 31, 2009, eDoorways International Corporation issued 14,565,880 shares of common stock to directors and officers of eDoorways International Corporation and recognized general and administrative expense of \$844,821.09.

During the twelve months of 2010 (through December 31, 2010), eDoorways International Corporation issued 157,529 shares of common stock to directors and officers of eDoorways International Corporation and recognized general and administrative expense of \$7,500. No shares were issued to directors and officers during the first quarter of 2011.

During the period of April 1, 2011 through June 30, 2011, eDoorways International Corporation granted a total of 255,111,767 shares of common stock to various consultants for services performed. These shares were valued at \$50,439 based on the market value of the shares issued. This amount is included in general and administrative expenses in the statement of



operations and the shares are included in stock issued for services in the statement of stockholders' deficit.

During the period of January 1, 2011 to June 30, 2011, the Company also issued 495,999,600 shares of common stock for debt extinguishment. These shares were valued at \$24,788 based on the market value of the shares issued. In addition, 200,000,000 shares of common stock were issued in the conversion of debt to working capital. These shares were valued at \$10,204 based on the market value of the shares issued.

In May 26, 2010, our shareholders voted to file a Certificate of Amendment of Certificate of Incorporation with the Secretary of State of Delaware to change our corporate name from eDoorways Corporation to eDoorways International Corporation. FINRA approved the name change in September of 2010. The company retained its trading symbol of EDWY; however the CUSIP changed.

On July 13, 2010, the board of directors of the company elected to terminate the existing transfer agent for the company's stock, American Registrar and Transfer Co. in Salt Lake City, Utah. An agreement was signed on that date with the new transfer agent, ClearTrust LLC in Lutz, Florida.

On August 2, 2010 the company signed a Debt Settlement Agreement with Ajene Watson, LLC related to the extinguishment of outstanding debt. Under the terms of the agreement, the company issued 120,000,000 common shares to Ajene Watson, LLC in extinguishment of \$24,000 of the \$238,312 in debt owed and due.

On October 6, 2010, the company elected to offer for sale to OT Hill and Associates 23,000,000 shares of its common stock as part of a private offering being made without registration of the shares under the Securities Act of 1933, as amended, and was made only to "accredited investors" pursuant to Regulation D, Rule 504 and Sections 7309(b)(8) of the Delaware Securities Act, and Section 510(a)(1) of Part E under the rules and regulations pursuant to the Delaware Securities Act.

On October 25, 2010, the company elected to issue Michael Cummings and Johnnie Fox 47,695,426 shares of Series G convertible preferred stock as payment in lieu of cash for consulting services performed by Real Time Data. The payment was made in extinguishment of \$136,000 of the \$375,000 in debt owed and due.

On November 1, 2010 the board of directors of the company elected to terminate the existing auditor, GBH CPAs PC in Houston, Texas. An agreement was signed with the new auditor, CCR LLP in Glastonbury, CT on that same date.

On November 7, 2010, the company elected to offer for sale to OT Hill and Associates 175,000,000 shares of its common stock as part of a private offering being made without registration of the shares under the Securities Act of 1933, as amended, and was made only to "accredited investors" pursuant to Regulation D, Rule 504 and Sections 7309(b)(8) of the Delaware Securities Act, and Section 510(a)(1) of Part E under the rules and regulations pursuant to the Delaware Securities Act.

On December 15, 2010, the company elected to offer for sale to OT Hill and Associates 160,000,000 shares of its common stock as part of a private offering being made without registration of the shares under the Securities Act of 1933, as amended, and was made only to "accredited investors" pursuant to Regulation D, Rule 504 and Sections 7309(b)(8) of the Delaware Securities Act, and Section 510(a)(1) of Part E under the rules and regulations pursuant to the Delaware Securities Act.

On January 7, 2010, the company elected to offer for sale to OT Hill and Associates 160,000,000 shares of its common stock as part of a private offering being made without registration of the shares under the Securities Act of 1933, as amended, and was made only to “accredited investors” pursuant to Regulation D, Rule 504 and Sections 7309(b)(8) of the Delaware Securities Act, and Section 510(a)(1) of Part E under the rules and regulations pursuant to the Delaware Securities Act.

On January 24, 2010 the company signed a Debt Settlement Agreement with BlakesReport.com related to the extinguishment of outstanding debt. Under the terms of the agreement, the company issued 162,680,000 common shares to BlakesReport.com in extinguishment of \$8,300 of the \$100,000.00 in debt owed and due.

On February 14, 2011, the company elected to offer for sale to OT Hill and Associates 200,000,000 shares of its common stock as part of a private offering being made without registration of the shares under the Securities Act of 1933, as amended, and was made only to “accredited investors” pursuant to Regulation D, Rule 504 and Sections 7309(b)(8) of the Delaware Securities Act, and Section 510(a)(1) of Part E under the rules and regulations pursuant to the Delaware Securities Act.

On February 18, 2011 the company signed a Securities Settlement Agreement, and under separate cover, an Assignment and Assumption Agreement with Redwood Management LLC to retire \$65,047.25 in outstanding debt. The company took this action to avoid dispute, retire debt from its books and records, and to make an effort to improve its financial picture for potential acquisition and future funding by eliminating or limiting the extent of debt the company faces.

On February 18, 2011 the company was presented with a demand by Redwood Management LLC to convert shares in the company to partially remedy admitted default in monies due, owing and as of yet unpaid. The company agreed to convert \$7,500 of outstanding debt owed to Redwood Management LLC per the Settlement Agreement dated 2/18/11 by converting 50,000,000 common shares of the company.

On February 25, 2011 the company issued 200,000,000 common shares to BlakesReport.com in extinguishment of \$10,204 of the \$91,700.00 in debt owed and due under the Debt Settlement Agreement signed on January 21, 2011.

On March 1, 2011 the company was presented with a demand by Redwood Management LLC to convert shares in the company to partially remedy admitted default in monies due, owing and as of yet unpaid. The company agreed to convert \$7,500 of outstanding debt owed to Redwood Management LLC per the Settlement Agreement dated 2/18/11 by converting 50,000,000 common shares of the company.

On March 1, 2011 the company was presented with a demand by Redwood Management LLC to convert shares in the company to partially remedy admitted default in monies due, owing and as of yet unpaid. The company agreed to convert \$8,000 of outstanding debt owed to Redwood Management LLC per the Settlement Agreement dated 2/18/11 by converting 53,333,333 common shares of the company.

On March 10, 2011 the company was presented with a demand by Redwood Management LLC to convert shares in the company to partially remedy admitted default in monies due, owing and as of yet unpaid. The company agreed to convert \$10,000 of outstanding debt owed to Redwood Management LLC per the Settlement Agreement dated 2/18/11 by converting 100,000,000 common shares of the company.

On March 16, 2011 the company was presented with a demand by Redwood Management LLC to convert shares in the company to partially remedy admitted default in monies due, owing and as of yet unpaid. The company agreed to convert \$10,000 of outstanding debt owed to Redwood Management LLC per the Settlement Agreement dated 2/18/11 by converting 100,000,000 common shares of the company.

On March 24, 2011 the company was presented with a demand by Redwood Management LLC to convert shares in the company to partially remedy admitted default in monies due, owing and as of yet unpaid. The company agreed to convert \$12,047.25 of outstanding debt owed to Redwood Management LLC per the Settlement Agreement dated 2/18/11 by converting 120,472,500 common shares of the company.

On March 24, 2011 the company issued 120,000,000 common shares to Ajene Watson, LLC in extinguishment of \$24,000 of the \$238,312 in outstanding debt owed and due under a December 1, 2010 Debt Settlement Agreement with Ajene Watson, LLC.

On March 24, 2011, the company elected to offer for sale to TJ Management Group LLC 277,777,777 shares of its common stock as part of a private offering being made without registration of the shares under the Securities Act of 1933, as amended, and was made only to "accredited investors" pursuant to Regulation D, Rule 504 and Sections 7309(b)(8) of the Delaware Securities Act, and Section 510(a)(1) of Part E under the rules and regulations pursuant to the Delaware Securities Act.

On April 20, 2011 the company issued 200,000,000 common shares to BlakesReport.com in extinguishment of \$10,204 of the \$81,496.00 in debt owed and due under the Debt Settlement Agreement signed on January 21, 2011.

On April 20, 2011, the company elected to offer for sale to OT Hill and Associates 200,000,000 shares of its common stock as part of a private offering being made without registration of the shares under the Securities Act of 1933, as amended, and was made only to "accredited investors" pursuant to Regulation D, Rule 504 and Sections 7309(b)(8) of the Delaware Securities Act, and Section 510(a)(1) of Part E under the rules and regulations pursuant to the Delaware Securities Act.

On April 27, 2011 the company was presented with a demand by DebentureVision LLC to convert shares in the company to partially remedy admitted default in monies due, owing and as of yet unpaid. The company agreed to convert \$8,266.66 of outstanding debt owed to Redwood Management LLC per the Settlement Agreement dated 4/27/11 by converting 165,333,200 common shares of the company.

On May 11, 2011 the company was presented with a demand by DebentureVision LLC to convert shares in the company to partially remedy admitted default in monies due, owing and as of yet unpaid. The company agreed to convert \$8,266.66 of outstanding debt owed to Redwood Management LLC per the Settlement Agreement dated 5/11/11 by converting 165,333,200 common shares of the company.

On May 12, 2011 the company issued 200,000,000 common shares to BlakesReport.com in extinguishment of \$10,204 of the \$71,292.00 in debt owed and due under the Debt Settlement Agreement signed on January 21, 2011.

On May 26, 2011 the company was presented with a demand by DebentureVision LLC to convert shares in the company to partially remedy admitted default in monies due, owing and as of yet unpaid. The company agreed to convert \$8,266.66 of outstanding debt owed to Redwood Management LLC per the Settlement Agreement dated 5/25/11 by converting 165,333,200 common shares of the company.

On June 21, 2011, the company elected to offer for sale to OT Hill and Associates 200,000,000 shares of its common stock as part of a private offering being made without registration of the shares under the Securities Act of 1933, as amended, and was made only to “accredited investors” pursuant to Regulation D, Rule 504 and Sections 7309(b)(8) of the Delaware Securities Act, and Section 510(a)(1) of Part E under the rules and regulations pursuant to the Delaware Securities Act.

#### ITEM 9. CHANGES IN AND DISAGREEMENTS WITH ACCOUNTANTS ON ACCOUNTING AND FINANCIAL DISCLOSURE

Not Applicable.

#### ITEM 9A(T). CONTROLS AND PROCEDURES

Evaluation of Disclosure Controls and Procedures.

Our management, principally our chief financial officer and chief executive officer, evaluated the effectiveness of our disclosure controls and procedures as of the end of the period covered by this report. Based on that evaluation, our management concluded that our disclosure controls and procedures as of the end of the period covered by this report were not effective to ensure that the information required to be disclosed by us in reports filed under the Securities Exchange Act of 1934 is (i) recorded, processed, summarized and reported within the time periods specified in the SEC’s rules and forms and (ii) accumulated and communicated to our management, including our chief executive officer and chief financial officer, as appropriate to allow timely decisions regarding disclosure. It has been determined by our management that the Company has inadequate segregation of duties consistent with control objectives and has insufficient written policies and procedures for accounting and financial reporting with respect to the requirements and application of GAAP and SEC requirements. The Company has inadequate segregation of duties consistent with control objectives and further, has insufficient written policies and procedures for accounting and financial reporting with respect to the requirements and application of GAAP and SEC disclosure requirements. The Company has ineffective controls over period end financial disclosure and reporting processes.

#### Management’s Annual Report on Internal Control over Financial Reporting

Our management is responsible for establishing and maintaining adequate internal control over financial reporting, as such term is defined in Rules 13a-15(f) and 15d-15(f) of the Exchange Act. Our internal control system was designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes, in accordance with generally accepted accounting principles. Because of inherent limitations, a system of internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate due to change in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Our management conducted an evaluation of the effectiveness of our internal control over financial reporting using the criteria set forth by the Committee of Sponsoring Organizations of the Treadway Commission (COSO) in Internal Control—Integrated Framework. Based on its evaluation, our management concluded that there is a material weakness in our internal control over financial reporting. A material weakness is a deficiency, or a combination of control deficiencies, in internal control over financial reporting such that there is a reasonable possibility that a material misstatement of the Company’s annual or interim financial statements will not be prevented or detected on a timely basis.

The material weakness relates to the lack of segregation of duties in financial reporting, as our financial reporting and all accounting functions are performed by an external consultant with no oversight by a professional with accounting expertise. Our management does not possess

accounting expertise. This weakness is due to the company's lack of working capital to hire additional staff. To remedy this material weakness, we intend to engage another accountant to assist with financial reporting as soon as our finances will allow.

Other than the remediation steps described above, there have been no changes in our system of internal controls over financial reporting during the period ended March 31, 2011, that have materially affected, or are reasonably likely to materially affect, our internal controls over financial reporting.

This annual report does not include an attestation report of the Company's registered public accounting firm regarding internal control over financial reporting. Management's report was not subject to the attestation by the Company's registered public accounting firm pursuant to temporary rules of the SEC that permit the Company to provide only management's report in this annual report

#### OTHER INFORMATION

<u>Name of Beneficial Owner</u>	<u>Number of Shares Beneficially Owned (1)</u>	<u>% of Outstanding Shares</u>
Gary Kimmons (CEO, CFO and Chairman)(2)	6531	0.000%
Lance Kimmons (Director)	2,976,505	0.0006%
Kathryn Kimmons (Director and Secretary)(3)	0	0%
Kimmons Family Partnership (2) (3)	50,184,431	1.028%
CEDE & CO	3,878,161,206	79.476%
GDR Privee	168,475,590	3.453%
Ajene Watson, LLC	150,785,714	3.09%
Dr. Ramiro Jordan (Director)	42,213,204	0.865%
All directors and officers as a group (3 persons)	95,380,671	.0195%

1. All amounts shown in this column include shares obtainable upon exercise of stock options or warrants currently exercisable or exercisable within 250 days of the date of this table and is based on 4,879,658,638 of common stock outstanding as of July 4, 2011.
2. Mr. Gary Kimmons is a general partner of the Kimmons Family Partnership, Ltd., and as such has the sole voting, investment and disposition power over the 50,254,431 shares of Common Stock owned by the partnership
3. Mrs. Kimmons is deemed to have indirect beneficial ownership of these shares, as the spouse of Gary F. Kimmons.

None.

**Item XIII Similar financial information for such part of the two preceding fiscal years as the issuer**

The issuer incorporates by reference the Form 10K and filed through EDGAR on October 6, 2009.

**Item XIV Beneficial owners:**

The following table sets forth as of July 4, 2011, the name and number of shares of the Company's common stock, par value \$0.001 per share, held of record by (i) each of the three highest paid persons who are officers and directors of the Company, (ii) beneficial owners of 5% or more of our common stock; and (iii) all the officers and directors as a group. Pursuant to the rules and regulations of the Securities and Exchange Commission, shares of common stock that an individual or group has a right to acquire within 60 days pursuant to the exercise of options or warrants are deemed to be outstanding for the purposes of computing the percentage ownership of such individual or group, but are not deemed to be outstanding for the purposes of computing the percentage ownership of any other person shown in the table.

**Item XV Name, address telephone number and email address of each of the following outside providers that advise the issuer on matters relating to operations, business development and disclosure:**

Investment Banker:

None

Public Relations / Investor Relations:

Heritage Corporate Services, Inc.

3040 Canterbury Drive

Boca Raton, FL 33434

T: 561-210-5675

F: 561-470-1982

Jeffrey@heritagecorporateservices.com

General Counsel:

Ray & Associates

2600 Westheimer Ste 112

Houston, Texas 77056

T: 713.627.7111

F: 713.627.7110

[arneray@aol.com](mailto:arneray@aol.com)

SEC Counsel:

Gersten Savage LLP

600 Lexington Ave., 9th Floor

New York, New York 10022-6025

Phone: (212) 752-9700

Fax: (212) 980-5192

Email: [amarcus@gerstensavage.com](mailto:amarcus@gerstensavage.com)

Auditors:

CCR LLP  
124 Hebron Avenue  
Glastonbury, CT 06033  
T: 860-781-6700  
F: 860-633-0480  
www.ccrllp.com

## **Item XVI Management's discussion and analysis of plan of operations**

ISSUER'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS.

### FORWARD-LOOKING STATEMENTS

Much of the discussion in this Item is "forward-looking" as that term is used in Section 27A of the Securities Act and Section 21E of the Securities Exchange Act of 1934, as amended. Actual operations and results may materially differ from present plans and projections due to changes in economic conditions, new business opportunities, changed business conditions, and other developments. Other factors that could cause results to differ materially are described in our filings with the Securities and Exchange Commission. There are several factors that could cause actual results or events to differ materially from those anticipated, and include, but are not limited to general economic, financial and business conditions, changes in and compliance with governmental laws and regulations, including various state and federal environmental regulations, our ability to obtain additional financing from outside investors and/or bank and mezzanine lenders and our ability to generate sufficient revenues to cover operating losses and position us to achieve positive cash flow. Readers are cautioned not to place undue reliance on the forward-looking statements contained herein, which speak only as of a certain date. We undertake no obligation to update any forward-looking statements.

#### Introduction

In 2011 we are faced with a remarkable opportunity. We are entering the age of hyper-personalization, and the Internet is going to play a primary role. Soon the tools will be in our hands that will enable each of us to attain new levels of creativity and innovation. As we use those tools to reach out we are going to find ourselves living our lives in new, exciting ways. Part of the emerging dynamic will be the unprecedented opportunity to express oneself and be heard by a global community. People of various backgrounds and experience will be able to have an idea and share it with the rest of the world with the possibility that someone will act on it.

We will also be given the keys to convene the masses – to identify and mobilize others previously unknown to us who share our perspective and priorities (or, at the least, who want to benefit from the association) at a moment's notice. Each of us will be given access to a world of human and information resources that we previously may not have been aware of. We will be able to connect employing this new dynamic, whether it's helping others join in common thought and action, or to access previously unknown or untapped information, goods, and services. As we evolve and grow using these new capabilities we will know more about ourselves and our global neighbors than ever before.

eDoorways International Corporation is playing a key role in this dynamic. As we do so, it's with an eye to maintaining those rights and privileges we hold sacred – the right to personal privacy – and to control and retain that which is uniquely ours.

What have we done to achieve this vision? Next, we will discuss our status as well as recent accomplishments.

#### Where We Are

The eDoorways brand embraces the vision of hyper-personalization in its truest sense. For example, we are now working to achieve the dynamic of global idea transmission (as described in the Introduction) through a concept we call “the meme bank.” In a later segment we will discuss the advent of a third anticipated doorway (in addition to SOLVE and LEARN) called CREATE. In this doorway, or venue, a person will be able to have an idea, or “meme”, justify it appropriately, and cast it to the world for a possible reaction and response. Others on our platform may see it and if they deem it worthy, they will be able to add their input (“wiki” style). If a sufficient number of people or entities support it, it will be placed in a “meme bank” we are creating. Ideas stored in the meme bank in the CREATE doorway will be available to everyone along with tools to facilitate the development of budding entrepreneurs.

The second dynamic is the ability to convene “ad hoc” social groups, or networks comprised of others of like mind and intent. We are supporting this concept with the PowerKey and PowerChannel tools we have created. In furtherance of this concept, we are developing two new tools – LearnChannels and a powerful new tool called a “FlashChannel.” LearnChannels will give students and instructors the ability to convene collaboratively to learn specific topics of interest. The FlashChannel is a new concept we are pursuing. A FlashChannel is a tool for convening an ad hoc social group to pursue a highly-focused, temporary objective. A FlashChannel may be quickly created by its user for a specific purpose and disposed of later. We believe that FlashChannels will be a powerful tool for enabling instant social action, facilitating sales and marketing, and simply having fun. As an example a sports fan may attend an event and initiate a FlashChannel that includes several hundred other fans in attendance. Together they can collaborate, share media and discuss what’s happening. Their experience can be saved and later re-engaged.

eDoorways’ PowerKeys may be thought of as the arteries and veins of our platform. We are in an ongoing state of refinement of PowerKey functionality and usage. It is now clear to us that PowerKeys may be used for a broad range of functions and connectivity. For example, the role they play in PowerChannels has led to the concept that a PowerChannel is the creation and property of its initiator. As such, it has inherent value in the marketplace that may be realized. We believe that the underlying concept – that a social network component such as a PowerChannel may be “owned” as a form of property, is unique to the eDoorways platform, giving it great potential market value.

There is also a third emerging dynamic of the Internet we are pursuing. In technical terms, we call it “intelligent contextual performance support.” In layman’s terms, it refers to an emerging ability for our users to receive immediate, contextually-relevant help from our seventh doorway - one we are calling EMPOWER. You can think of EMPOWER as being an intelligent helper who follows all of your actions. EMPOWER will know when and where to give you the assistance and information you need using global resources and capabilities (this is where Web 3.0 capabilities come in to play.)

We have leveraged our key strengths as we pursue these dynamics. Let’s talk about each for a moment. First, we have technology unlike any other. Our SmartOne learning technology and PowerKey collaboration platform stand apart from all others. Second, we have a viable business plan that is scalable, will generate revenue and that leverages emerging market trends, which takes us to our third strength, our timing. Our initiative is in route to achieving critical mass just



as three key movements are beginning – a worldwide drive to improve the way we educate our children; a realization that something is lacking with current social networks, namely, they are missing the importance of “collaborating with a purpose”; and third, an emerging realization of the value of what we are calling “instant social networks.” Our fourth, and perhaps our greatest strength is our key strategic connections. We are now in the process of leveraging powerful connections that may potentially give us a major advantage in the marketplace. Our relationships with the Department of Transportation (government), Kopin (industry innovator), and ISTE and WAVE (social change initiatives) may offer us a great opportunity to enjoy a rapid rollout of our platform.

Here’s what we have accomplished leveraging our strengths. First we have worked to improve the scope, reliability and functionality of our products and services. In this regard, we have made significant progress refining our PowerKey technology and we have increased the functionality of our collaborative platform. Second, we have created new products. In the past year, the PowerChannel emerged as a concept that now shows great promise. One indication of its potential scope and flexibility is the advent of LearnChannels and now, FlashChannels. We believe the applications for our evolving types of PowerChannels are virtually unlimited. Second, we have analyzed and refined our revenue strategy, shifting the emphasis from “PowerKey notification” to a strategy that emphasizes making money from ecommerce transactions, from fees associated with specialty PowerChannels, and from fees associated with administering distance education for accredited learning companies.

Third, we have successfully initiated and nurtured key strategic relationships with entities such as ISTE, Kopin Corporation, the community colleges of America, The University of Texas and WAVE that may bring significant traffic and commerce to our site.

Fourth, we have worked diligently to improve our corporate governance with an aim toward moving our company onto a major exchange in the near future. Taken together, we are optimistic that these accomplishments are indicators of positive things to come.

What could keep all of this from happening? People are always asking us about our challenges. They assume our primary concern is that someone is going to beat us to market, or that “one of the big guys” is going to take over our company. While this may be a concern for some of you, it is not our biggest worry. First, when you are talking about the world as your market, there’s lots of room for everybody. Second, our company is organized in a way that would make a hostile takeover extremely difficult and unlikely.

So what is our biggest concern? Scalability. It’s every system developer’s nightmare. In short, can we handle the growth we now expect? Our system has to be sufficiently robust to handle the load of lots of people and transactions.

During the second half of 2010 we realized the strength of the relationships we had engaged in and made a strategic decision to use our resources to act on them. Our second greatest concern is that there are key features of our collaboration platform such as giving individuals the ability to build their own PowerChannel and adding an improved PowerChannel guide that have had to take a back seat as we moved forward in 2010. Now these are at the forefront of our development plan.

Let’s be more specific about our opportunity. First, we believe that global “steering currents” are blowing our direction. As we discussed, one of these is the growing interest in public education. In this regard, we have engaged in meetings with The University of New Mexico and The University of Texas, both of which have offered to lend their assistance with our LearnChannel

initiative. We are also working with groups representing the community colleges of America. At their request, we are developing prototype PowerChannels for them to field test.

There is an increasing emphasis in America on hyper-local social media marketing (marketing to meet the needs and interests of specific individuals). Also, there is an emerging view of social networking that includes “networking with a purpose” and “hyper-personalization” as important new priorities that must be taken into consideration. All three steering currents bode well for eDoorways.

Looming bigger on our horizon is what we regard to be an organically developing global innovation and creativity platform promulgated by ISTECS and its associates. ISTECS is more than an education and technology consortium. Led by Dr. Jordan, its founder, ISTECS is rapidly becoming a major instrument of global social change. Many of its member organizations are “brick and mortar” businesses in Latin America and Europe in addition to education entities. ISTECS is closely affiliated with an organization representing the world’s engineers as well as a second organization comprised of engineering students around the world. Both have an interest in a platform that will allow them to collaborate, share information, and create in a global context. ISTECS is also taking the lead in creating technology parks in its member countries, each of which could have an interest in our platform. eDoorways, as a member of ISTECS, and as the creator of the platform, can serve as the “engine” that drives the emerging global initiative. Currently, there is dialogue that could bring a number of the Arab countries and China into the collaborative group, and Russia is creating a “Silicon Valley” in Moscow that will become a member of ISTECS. ISTECS has expanded its efforts to a global context and we intend to provide the platform to assist them. ISTECS is working with us in this effort.

We are also a member of a “mini consortium” comprised of several ISTECS members playing a role in developing new Latin American technology parks. Our role would be to provide the collaborative platform that the tech parks would use for their ongoing research and development. This is a rapidly emerging opportunity, and we will keep our shareholders apprised of its development.

Finally, our company is undertaking a strategy of creating public spin-off companies that, while independent public entities in their own right, will provide services and technology that is in consonance with (i.e., non-competitive) and is supportive of the eDoorways vision. The first of these is the previously-announced “learning company”. While eDoorways will serve as a global collaborative “gateway” that, as promised, will deliver distance learning services, the new learning company will have the objective of becoming a global repository of educational media (learning courses) contributed to and maintained by the contributors from various countries. It will also conduct research aimed at determining the best way to disseminate the educational media. eDoorways will make its collaboration platform and services available to the new company. Other spin-off’s are also contemplated.

Also, other opportunities in areas such as business-to-business collaboration and commerce have been presented to us. For example, the energy and financial services sectors may prove to be prime markets for eDoorways.

Where We Want to Be

Our Objectives

To make this a successful 2011 we believe that the following objectives should be established:

1. Move aggressively and effectively into the marketplace.  
Domestic Deployment of Our Social Network

PowerKey Usage. eDoorways must find ways to encourage Americans to begin connecting with each other using PowerKeys on our collaborative platform.

PowerChannels. Similarly, we need to find ways for Americans to see value in creating PowerChannels.

## Exploitation of Emerging Markets

### USA

Government. We have an opportunity to pursue relationships we formed with the Department of Transportation in our first incarnation (as a learning company.)

Business. We believe that businesses will see value in using our anticipated new product, FlashChannels, to communicate with each other. Major industry segments such as the energy industry, manufacturing, and others must be tested to gauge their interest.

Individual Consumers. Our FlashChannels may prove to be a valuable tool for consumers. 2011 can be the year that the America consumer "discovers" eDoorways.

### Latin America

ISTEC Members. There are approximately 3,500 organizations, 150 universities, and 20 million students and faculty we can begin marketing to.

New Tech Parks. Many of the Latin American countries are building tech parks ("Silicon Valleys") that could be interested in our collaborative platform and connectivity. We can make them aware of the benefit of being part of our emerging "innovation platform."

Consultation with Specific Countries. When we attended the last ISTEC General Assembly in Albuquerque, a number of countries indicated their interest in what we are doing. Each had specific needs we can fill.

### China & Russia

ISTEC is actively engaged with (assisting) China and Russia in both the financing of tech parks in Latin America as well as their potential participation in the consortium. We intend to assist with this process in whatever way possible. There may be an opportunity to get them to use the eDoorways' platform.

### Education/Distance Learning

Implementation of Collaborative Social Networking. There is an opportunity to establish connectivity for the stakeholders in the domestic and international education market. eDoorways can offer educators, course developers, and education consultants the ability to connect and interact with PowerKeys.

Administration of Distance Learning for Industry Leaders. We can be of assistance to existing distance learning providers such as The University of Phoenix by administering their courses on our platform.

2. Create revenue. We must begin to derive revenue from one or more of the following:
  - A. eCommerce transactions. Charging people a fee to engage in commerce on our site.

- B. PowerChannel license fees. Charging a license fee for creating "specialty" PowerChannels.
  - C. PowerChannel Widgets. Charging a monthly fee to people who have a PowerChannel Widget on their website.
  - D. PowerKey notification fees. Charging a monthly fee to people who want to be notified when someone is pinging their designated PowerKeys.
  - E. Sale of targeted marketing information. Ad agencies and businesses will pay for highly qualified sales leads.
  - F. Distance learning administration. Charging to administer course offerings of for-profit educational entities.
3. Build traffic. Traffic is the name of the game in social networking. And, since eDoorways has a social networking collaborative platform as part of its service offering, we can and must increase our traffic on the site. PowerChannels were created with this objective - each time a PowerChannel is added to our site, we have the potential of adding thousands of users. Therefore, increasing PowerChannel creation/usage is a key part of this objective. Also, we must leverage the connections we are fostering with mega-entities such as ISTE and others (TBA).
  4. Expand and improve our service offering. In the area of product development, things we need to do are:
    - A. Complete the ecommerce platform and billing system.
    - B. Continue development of SOLVE functionality.
    - C. Increase the functionality and versatility of our collaborative platform.
    - D. Complete the development of the LEARN functionality.
    - E. Begin development of the CREATE doorway.
  5. Secure the capital necessary to complete our launch. This is an ongoing objective. We must continue to raise capital until we are self-sustaining or have reached a point where it is a value-added alternative.
  6. Increase the value of our stock. If we meet the objectives described in this post, this should take care of itself.
  7. Qualify our company to trade on a reputable exchange. This year, we must regain our standing on the OTCBB or move higher to Nasdaq. We must take the appropriate steps to improve our corporate governance, become current with SEC filings and clean up our balance sheet.
  8. Benefit from ancillary opportunities. By ancillary opportunities, we are referring to opportunities that present themselves and that are beyond the scope of our brand, such as the anticipated Learning Research, Inc spin-off. We are always watching for opportunities and will strive to ensure that our shareholders benefit.

### Potential Benefits

When we do these things we will appreciate great benefits. We will have become:

1. A more productive, valuable and profitable company with a bright future.
2. A desirable company to invest in.
3. A viable platform and business model for expansion and growth.
4. A valuable community partner, supporter of education and protector of our environment.
5. A growing, highly valued brand.

### How We Are Going to Get There

We identified a number of important objectives we want to achieve this year. To recap, our objectives for 2011 are:

1. Move aggressively and effectively into the marketplace.

2. Create revenue.
3. Build traffic.
4. Expand and improve our service offering.
5. Secure the capital necessary to complete our launch.
6. Increase the value of our stock.
7. Qualify our company to trade on a reputable exchange.
8. Benefit from ancillary opportunities.

What is it going to take for us to reach these objectives? We believe that we need to do the following:

1. Create a compelling service offering. Our key differentiator is an ability to combine key technologies and features in a unique new way that gives our users an experience they cannot find.
2. Stay focused - keep it simple and remain true to our brand. Our brand involves empowering people to use the Internet in new ways to express themselves, share resources and connect. We must stay true to that concept.
3. Choose our partners wisely.
  - Capital. We must be careful to choose capital sources that will work with us to support the value of our company.
  - Strategic. We have many opportunities to partner with other ventures; however, we must be sure that we choose partners that add value to our brand.
4. Avoid reaching beyond our means.
  - Scalability. We are working with very large organizations that could quickly overwhelm us with their traffic. Sometimes it's possible to have too much of a good thing. We have to be careful not to take on too much too soon.
  - Projects we undertake. There are many opportunities for us to apply our resources to specific projects and objectives such as implementing versions of our service offering within specific entities and organizations. Projects like these can quickly drain a small company of its resources. We have to be careful to continue to service our existing commitments such as ISTECC.
5. Build a strong and trusted team. This applies to our:
  - Board. We need to have a "working board"; i.e., one which takes an active role in our business. Recently, we added Dr. Jordan to our board because he meets this criterion. We are actively searching for similar candidates.
  - Administration. The executive team we are forming must believe in our brand and be prepared to carry it to its next level.
  - Employees. We are only as good as those who are a daily part of our team. We are fortunate to have many quality candidates in Austin. We intend to leverage that to our advantage.
6. Execute each day with character and a spirit of servitude. This speaks for itself.

We are going to give each of these our best effort. With providence on our team, we believe that 2011 can be the year the eDoorways brand finds its place in the world.

#### Plan of Operation

During the next 12 months (starting with the third quarter, 2011), we will direct our resources to continuing the development, branding, and launch of our web service offering. We successfully launched our SOLVE service offering on December 24<sup>th</sup>, 2009. Since then, our web service has continued to grow and expand. People are now using eDoorways to connect

in both the United States and elsewhere. In addition, we have contracted with ISTECS, a large international consortium representing 30 Latin American countries and Spain and Portugal to begin providing our service internationally.

In addition to SOLVE, we have listened to our user base and have added additional functionality to our social collaboration platform. Starting in March, 2010, we began offering a new form of service called PowerChannels. PowerChannels employ our unique PowerKeys to offer a new way for people to connect and collaborate on the web. They also give us the potential to create a “viral expansion loop” that can launch our service offering more rapidly.

We are also developing a derivation of the PowerChannel called a LearnChannel that is intended to combine the collaborative functionality of PowerChannels with our advanced learning technology, Smart One. During the remainder of 2011, we intend to exploit the functionality of these service offerings and the unique advantage they give us in the marketplace. We are creating a template that will enable anyone interested in creating a PowerChannel to do so without our assistance. We are also developing embedded widgets to allow users to place PowerChannels on their own websites. In addition, with the input we are receiving from our user base, we are enhancing the chat and collaborative functionality of our platform.

At the same time, we are proceeding with the design and development of the second and third “doorways”, LEARN and CREATE. These are essential aspects of our anticipated service offering. Our goal is to have them operational within the next twelve months. Our clients such as ISTECS are asking for them now.

To date, we have raised \$2,483,421 in capital. During the next twelve months we anticipate the possibility of generating revenues sufficient to sustain our operations. However, should this not be the case, we will require additional funding. In order to execute on our plan of operations, we will require approximately \$2,000,000 during the twelve-month period beginning in July, 2011. The Company has secured funding to maintain sufficient working capital to achieve our twelve-month objectives. The additional funds, such would be allocated as follows: \$1 million will be used for completion of the ISTECS-driven collaboration platform, PowerChannels and LearnChannels (including the licensing of applications) and the remaining balance of \$1.0 million will be used for facilitating the international launch for SOLVE and the initial development of LEARN and CREATE as well as expenses such as general and administrative, marketing, and consulting.

Also, we will use a portion of the \$1.0 million in the deployment of ISTECS’s global collaboration network. ISTECS is working to include other international entities with which they have an association. On February 11, 2011 ISTECS announced that an affiliate organization, IFEES, has agreed to participate on the eDoorways innovation platform by using ISTECS's Leadership Channel as a collaboration venue for its members. Other affiliates of ISTECS are indicating their desire to participate. Should this continue to occur, we intend to insure that our platform is sufficiently robust and scalable to handle any operational circumstance.

#### Liquidity and Capital Resources

As reflected in the accompanying financial statements for the period from March 31, 2011 through June 30, 2011, the Company had general and administrative expenses in the amount of \$992, which includes the payment of compensation to our directors and officers in the amount of \$27,125, which is a result of the increased company activity relating to the completion of

development of the launch of our first doorway. This increased activity resulted in a loss from operations of \$31,617; negative cash flows from operations of \$31,617; a working capital deficiency of \$5,810 and as a stockholders' deficiency of \$9,370,206. This raises substantial doubt about its ability to continue as a going concern. The ability of the Company to continue as a going concern is dependent on the Company's ability to raise additional capital and implement its business plan. The financial statements do not include any adjustments that might be necessary if the Company is unable to continue as a going concern.

Management believes that actions presently being taken to obtain additional funding and implement its strategic plans provide the opportunity for the Company to continue as a going concern.

C. Off balance sheet arrangements-

None

Part E                      Issuance History

**Item XVII List of securities and shares issued for services in the past two years**

We issued 31,906,738 shares in 2008 to retire mostly short-term notes payable. The notes bear 0% interest and mature on various short-term periods and are convertible into shares of common stock. In 2008, the Company borrowed \$36,400 through these types of notes. Many of those outstanding at the end of 2007 and most of those originated in 2008 were retired by the issuance of the earlier stated shares.

During October and November 2007, we borrowed a total of \$91,100 under various short-term convertible notes payable. The notes bear interest at 0%, matured within 10 days, and were convertible into shares of common stock at between \$0.075 and \$0.09 per share (50% of the market price of the common stock on the date of issuance of the notes). Subsequent to September 30, 2007, all of these convertible notes in the amount of \$91,100 were converted into 1,575,776 shares of common stock. Upon conversion we recognized a \$54,000 loss on extinguishment of debt due to the conversion price being greater than the amount owed on two loans. Under the terms of the warrants issued in connection with the 6% convertible debentures, if the Company issues common stock at a discount to the exercise price of the warrants, the exercise price of the warrants to purchase shares of common stock is adjusted downward in proportion to the discount given in the new equity issuance. The outstanding warrants affected by this change are 749 warrants with an exercise price of \$3.20 expiring March 30, 2014 and 14,999 warrants with an exercise price of \$200.00 which expired unexercised on April 25, 2009.

On October 25, 2007, the Company completed a financing agreement with private investors and received cash proceeds of \$250,000. We issued the investors secured convertible debentures totaling \$250,000 with an 8% interest rate and a maturity date of October 25, 2010. The debentures are convertible into common shares at a discount of 50% of the average of the lowest three (3) trading prices during the twenty (20) trading day period prior to conversion. We simultaneously issued to the private investors seven year warrants to purchase 10,000,000 common shares at an exercise price of \$0.0001.

On March 30, 2007 (the "Closing"), we entered into a Securities Purchase Agreement (the "Securities Purchase Agreement") with New Millennium Capital Partners II, LLC, AJW Qualified Partners, LLC, AJW Offshore, Ltd. and AJW Partners, LLC (collectively, the "Investors"). Under the terms of the Securities Purchase Agreement, on March 30, 2007, the Investors purchased an aggregate of (i) \$165,000 in callable convertible secured notes (the "Notes") and (ii) warrants to purchase

1,500,000 shares of our common stock (the "Warrants"). After the effect of our reverse common stock split of 2000 to 1 in 2007 the warrants were reduced to 750 shares.

On December 3, 2009, the company issued 8,411,702 common shares to Ajene Watson, LLC as part of an Assignment and Assumption Agreement dated 4.26.09 and executed by and between SCB Associates, LLC and Ajene Watson, LLC. The agreement is associated with a Convertible Note Purchase Agreement between AJW Partners II, LLC and SCB Associates, LLC dated December 29, 2008. According to the agreement, AJW Partners II, LLC agreed to sell a portion of convertible debt owed to it by eDoorways International Corporation to SCB Associates. The original convertible debt agreement was signed by the company and AJW Partners II, LLC on April 17, 2006. In view of the fact that the debt was over two years old, Ajene Watson LLC elected to assume the rights of the assigner to the Assignment and Assumption Agreement, SCB Associates.

On January 19, 2010, the company entered into an agreement with American Registrar and Transfer Co., its transfer agent, to issue 333,333 shares of common stock as payment for \$5,000 in future services. The agreement was amended on August 24, 2010, taking into consideration Paragraph A of the original agreement, which provides that when ARTCO was either able to or elected to sell the shares, in the event the bid price for the shares was less than \$.0225 (the current bid price was \$.0221), eDoorways International Corporation would issue any necessary shares to make up the difference. The two parties agreed that the company would issue 3,238,096 shares deemed to have been paid for as of the date of the original agreement.

According to the January 19, 2010 agreement American Registrar & Transfer Co. (ARTCO) agreed to accept shares of the Company in exchange for a \$5,000.00 credit on the Company's account. The agreement had a provision to issue additional shares in the event the value of the shares became less than the \$7,500.00. The August 24, 2010 the agreement was amended to issue additional shares at that time given the fact that the value of the shares had decreased, but still contained a provision to issue additional shares in the event ARTCO's total shareholdings became less than \$7,500.00 at the time ARTCO elected to sell its shares.

On January 21, 2011 the Company received a demand letter from ARTCO indicating that ARTCO is taking the steps necessary to have the restrictive legend removed from the shares previously issued. The closing bid price of the Company's shares on January 21, 2011 was \$.0004. ARTCO requested in its demand letter of January 21, 2011 that the Company issue an additional 15,178,571 shares without legend based on the original agreement and amendment thereto. The Board authorized the Company to make an issuance to ARTCO of the unrestricted common shares it was scheduled to receive according to the terms of the January 19th and August 24th, 2010 agreements. The number of shares issued were 15,178,571.

On February 19, 2010 the company signed a Debt Settlement Agreement with Paul-Allen Associates, LLC related to the extinguishment of 65,000,000 shares of outstanding debt associated with a service agreement between the parties dated September 8, 2008. Under the terms of the agreement, the company issued 65,000,000 common shares to Paul-Allen Associates, LLC in extinguishment of the debt owed and due.

On May 19, 2010 the company signed a Debt Settlement Agreement with Ajene Watson, LLC related to the extinguishment of outstanding debt. Under the terms of the agreement, the company issued 120,000,000 common shares to Ajene Watson, LLC in extinguishment of \$24,000 of the \$262,312 in debt owed and due.



On August 2, 2010 the company signed a Debt Settlement Agreement with Ajene Watson, LLC related to the extinguishment of outstanding debt. Under the terms of the agreement, the company issued 120,000,000 common shares to Ajene Watson, LLC in extinguishment of \$24,000 of the \$238,312 in debt owed and due.

On September 1, 2010 the company elected to issue Arthur Marcus, Jay M. Kaplowitz, and David D Danovitch 2,400,000 shares of its common stock valued at \$6,000.00 as partial payment for outstanding legal fees.

On October 6, 2010, the company elected to offer for sale to OT Hill and Associates 23,000,000 shares of its common stock as part of a private offering being made without registration of the shares under the Securities Act of 1933, as amended, and was made only to “accredited investors” pursuant to Regulation D, Rule 504 and Sections 7309(b)(8) of the Delaware Securities Act, and Section 510(a)(1) of Part E under the rules and regulations pursuant to the Delaware Securities Act.

On October 25, 2010, the company elected to issue Michael Cummings and Johnnie Fox 47,695,426 shares of Series G convertible preferred stock as payment in lieu of cash for consulting services performed by Real Time Data. The payment was made in extinguishment of \$136,000 of the \$375,000 in debt owed and due.

On November 7, 2010, the company elected to offer for sale to OT Hill and Associates 175,000,000 shares of its common stock as part of a private offering being made without registration of the shares under the Securities Act of 1933, as amended, and was made only to “accredited investors” pursuant to Regulation D, Rule 504 and Sections 7309(b)(8) of the Delaware Securities Act, and Section 510(a)(1) of Part E under the rules and regulations pursuant to the Delaware Securities Act.

On December 1, 2010 the company signed a Debt Settlement Agreement with Ajene Watson, LLC related to the extinguishment of outstanding debt. Under the terms of the agreement, the company issued 120,000,000 common shares to Ajene Watson, LLC in extinguishment of \$24,000 of the \$214,312 in debt owed and due.

On December 15, 2010, the company elected to offer for sale to OT Hill and Associates 160,000,000 shares of its common stock as part of a private offering being made without registration of the shares under the Securities Act of 1933, as amended, and was made only to “accredited investors” pursuant to Regulation D, Rule 504 and Sections 7309(b)(8) of the Delaware Securities Act, and Section 510(a)(1) of Part E under the rules and regulations pursuant to the Delaware Securities Act.

On January 7, 2011, the company elected to offer for sale to OT Hill and Associates 160,000,000 shares of its common stock as part of a private offering being made without registration of the shares under the Securities Act of 1933, as amended, and was made only to “accredited investors” pursuant to Regulation D, Rule 504 and Sections 7309(b)(8) of the Delaware Securities Act, and Section 510(a)(1) of Part E under the rules and regulations pursuant to the Delaware Securities Act.

On January 20, 2010, the company elected to offer for sale to OT Hill and Associates 160,000,000 shares of its common stock as part of a private offering being made without registration of the shares under the Securities Act of 1933, as amended, and was made only to “accredited investors” pursuant to Regulation D, Rule 504 and Sections 7309(b)(8) of the Delaware Securities Act, and Section 510(a)(1) of Part E under the rules and regulations pursuant to the Delaware Securities Act.

On January 21, 2011 the company signed a Debt Settlement Agreement with BlakesReport.com related to the extinguishment of outstanding debt. Under the terms of the agreement, the company issued 162,680,000 common shares to BlakesReport.com in extinguishment of \$8,300 of the \$100,000.00 in debt owed and due.

On February 14, 2011, the company elected to offer for sale to OT Hill and Associates 200,000,000 shares of its common stock as part of a private offering being made without registration of the shares under the Securities Act of 1933, as amended, and was made only to "accredited investors" pursuant to Regulation D, Rule 504 and Sections 7309(b)(8) of the Delaware Securities Act, and Section 510(a)(1) of Part E under the rules and regulations pursuant to the Delaware Securities Act.

On February 18, 2011 the company signed a Securities Settlement Agreement, and under separate cover, an Assignment and Assumption Agreement with Redwood Management LLC to retire \$65,047.25 in outstanding debt. The company took this action to avoid dispute, retire debt from its books and records, and to make an effort to improve its financial picture for potential acquisition and future funding by eliminating or limiting the extent of debt the company faces.

On February 18, 2011 the company was presented with a demand by Redwood Management LLC to convert shares in the company to partially remedy admitted default in monies due, owing and as of yet unpaid. The company agreed to convert \$7,500 of outstanding debt owed to Redwood Management LLC per the Settlement Agreement dated 2/18/11 by converting 50,000,000 common shares of the company.

On February 25, 2011 the company issued 200,000,000 common shares to BlakesReport.com in extinguishment of \$10,204 of the \$91,700.00 in debt owed and due under the Debt Settlement Agreement signed on January 21, 2011.

On March 1, 2011 the company was presented with a demand by Redwood Management LLC to convert shares in the company to partially remedy admitted default in monies due, owing and as of yet unpaid. The company agreed to convert \$7,500 of outstanding debt owed to Redwood Management LLC per the Settlement Agreement dated 2/18/11 by converting 50,000,000 common shares of the company.

On March 1, 2011 the company was presented with a demand by Redwood Management LLC to convert shares in the company to partially remedy admitted default in monies due, owing and as of yet unpaid. The company agreed to convert \$8,000 of outstanding debt owed to Redwood Management LLC per the Settlement Agreement dated 2/18/11 by converting 53,333,333 common shares of the company.

On March 8, 2011 the company entered into a consulting agreement with PaddingtonMedia whereby PaddingtonMedia will incorporate the functionality of its MediaSuitePro content management software into the eDoorways platform. The company agreed to pay PaddingtonMedia \$5,000 in restricted common stock (10,000,000 shares based on a price of \$0.0005, the closing price for March 8, 2011). The shares were issued in the name "Aston Equity Partners."

On March 10, 2011 the company was presented with a demand by Redwood Management LLC to convert shares in the company to partially remedy admitted default in monies due, owing and as of yet unpaid. The company agreed to convert \$10,000 of outstanding debt owed to Redwood Management LLC per the Settlement Agreement dated 2/18/11 by converting 100,000,000 common shares of the company.

On March 16, 2011 the company was presented with a demand by Redwood Management LLC to convert shares in the company to partially remedy admitted default in monies due, owing and as of yet unpaid. The company agreed to convert \$10,000 of outstanding debt owed to Redwood Management LLC per the Settlement Agreement dated 2/18/11 by converting 100,000,000 common shares of the company.

On March 24, 2011 the company was presented with a demand by Redwood Management LLC to convert shares in the company to partially remedy admitted default in monies due, owing and as of yet unpaid. The company agreed to convert \$12,047.25 of outstanding debt owed to Redwood Management LLC per the Settlement Agreement dated 2/18/11 by converting 120,472,500 common shares of the company.

On March 24, 2011 the company issued 120,000,000 common shares to Ajene Watson, LLC in extinguishment of \$24,000 of the \$238,312 in outstanding debt owed and due under a December 1, 2010 Debt Settlement Agreement with Ajene Watson, LLC.

On March 24, 2011, the company elected to offer for sale to TJ Management Group LLC 277,777,777 shares of its common stock as part of a private offering being made without registration of the shares under the Securities Act of 1933, as amended, and was made only to "accredited investors" pursuant to Regulation D, Rule 504 and Sections 7309(b)(8) of the Delaware Securities Act, and Section 510(a)(1) of Part E under the rules and regulations pursuant to the Delaware Securities Act.

On March 31, 2011, the company entered into a second consulting agreement with PaddingtonMedia whereby both companies agreed that Paddington would continue its work integrating the MediaSuitePro content management software into the eDoorways platform. The company agreed to pay PaddingtonMedia \$2,000.00 in restricted common stock (6,666,667 shares based on a closing price of \$0.0003 on March 30, 2011).

On April 20, 2011 the company issued 200,000,000 common shares to BlakesReport.com in extinguishment of \$10,204 of the \$81,496.00 in debt owed and due under the Debt Settlement Agreement signed on January 21, 2011.

On April 20, 2011, the company elected to offer for sale to OT Hill and Associates 200,000,000 shares of its common stock as part of a private offering being made without registration of the shares under the Securities Act of 1933, as amended, and was made only to "accredited investors" pursuant to Regulation D, Rule 504 and Sections 7309(b)(8) of the Delaware Securities Act, and Section 510(a)(1) of Part E under the rules and regulations pursuant to the Delaware Securities Act.

On April 22, 2011, the company entered into a consulting agreement with Charles Gregoire de Rothschild and GDR Privee whereby de Rothschild and GDR Privee would provide financial advisory services to the company. The company agreed to issue 5.5% of its outstanding shares as part of the compensation along with a cash payment of \$55,000. Accordingly, 187,195,100 shares of restricted common stock were issued to GDR Privee and 18,719,510 restricted common shares (10% of the 5.5%) were issued to an affiliated entity, RSW Capital.

On April 27, 2011 the company was presented with a demand by DebentureVision LLC to convert shares in the company to partially remedy admitted default in monies due, owing and as of yet unpaid. The company agreed to convert \$8,266.66 of outstanding debt owed to Redwood Management LLC per the Settlement Agreement dated 4/27/11 by converting 165,333,200 common shares of the company.

On May 10, 2011 the company entered into a consulting agreement with Fred B. Vogt Jr, an Austin-based CPA, who is preparing the company's books for audit starting with the 2009 business year. The company agreed to pay Mr. Vogt \$5,000 in restricted common stock using an 80% discount to market. The company issued 31,250,000 shares at a price of \$0.0016 based on the closing price on May 10, 2011.

On May 11, 2011 the company was presented with a demand by DebentureVision LLC to convert shares in the company to partially remedy admitted default in monies due, owing and as of yet unpaid. The company agreed to convert \$8,266.66 of outstanding debt owed to Redwood Management LLC per the Settlement Agreement dated 5/11/11 by converting 165,333,200 common shares of the company.

On May 12, 2011 the company issued 200,000,000 common shares to BlakesReport.com in extinguishment of \$10,204 of the \$71,292.00 in debt owed and due under the Debt Settlement Agreement signed on January 21, 2011.

On May 26, 2011 the company was presented with a demand by DebentureVision LLC to convert shares in the company to partially remedy admitted default in monies due, owing and as of yet unpaid. The company agreed to convert \$8,266.66 of outstanding debt owed to Redwood Management LLC per the Settlement Agreement dated 5/25/11 by converting 165,333,200 common shares of the company.

On June 21, 2011, the company elected to offer for sale to OT Hill and Associates 200,000,000 shares of its common stock as part of a private offering being made without registration of the shares under the Securities Act of 1933, as amended, and was made only to "accredited investors" pursuant to Regulation D, Rule 504 and Sections 7309(b)(8) of the Delaware Securities Act, and Section 510(a)(1) of Part E under the rules and regulations pursuant to the Delaware Securities Act.

#### Part F Exhibits

##### **Item XVIII Material Contracts**

PADDINGTON MEDIA

504 West 7th Street, Suite B

Austin, Texas 78701

T: 512.494.8888

Terms: Development of a software project estimated to total approximately \$10,000. Billed on a time-and-materials basis each month.

REALTIMEDATA.com

1301 E. Lincoln Ave. Suite E

Orange, California 9286548

Terms: Development of a software project estimated to total approximately \$150,000. Billed on a time-and-materials basis each month.

##### **Item XIX Articles of Incorporation and By Laws**

In May, 2010, our shareholders voted to file a Certificate of Amendment of Certificate of Incorporation with the Secretary of State of Delaware to change our corporate name from eDoorways Corporation to eDoorways International Corporation.

In May, 2010, we filed a Certificate of Amendment of Certificate of Incorporation with the Secretary of State of Delaware to increase the number of authorized shares to two billion

(2,000,000,000). The par value of each such share is one-tenth of one cent (\$0.001) dollars. The Board of Directors was expressly vested with the authority to fix the voting powers full or limited, or no voting powers, and such designations, preferences and relative, participating, optional or other special rights, and qualifications, limitations or restrictions on any shares issued by the corporation.

In June, 2010, we filed a Certificate of Amendment of Certificate of Incorporation to specify that the two billion authorized shares would consist of 1,490,899,000 shares of common stock and 509,101,000 shares of bank check preferred stock.

On November 12, 2010, we filed a Certificate of Amendment of Incorporation with the Secretary of State of Delaware to increase the total number of shares of which the corporation will have authority to issue to three billion (3,000,000,000) shares consisting of 2,800,000,000 shares of common stock, par value \$0.0001, and 200,000,000 shares of blank check preferred stock, par value \$0.0001. The Board of Directors was expressly vested with the authority to fix the voting powers full or limited, or no voting powers, and such designations, preferences and relative, participating, optional or other special rights, and qualifications, limitations or restrictions on any shares issued by the corporation.

On February 27, 2011, we filed a Certificate of Amendment of Incorporation with the Secretary of State of Delaware to increase the total number of shares of which the corporation will have authority to issue to five billion (5,000,000,000) shares consisting of 4,700,000,000 shares of common stock, par value \$0.0001, and 300,000,000 shares of blank check preferred stock, par value \$0.0001. The Board of Directors was expressly vested with the authority to fix the voting powers full or limited, or no voting powers, and such designations, preferences and relative, participating, optional or other special rights, and qualifications, limitations or restrictions on any shares issued by the corporation.

On May 27, 2011, we filed a Certificate of Amendment of Incorporation with the Secretary of State of Delaware to increase the total number of shares of which the corporation will have authority to issue to six billion (6,000,000,000) shares consisting of 5,700,000,000 shares of common stock, par value \$0.0001, and 300,000,000 shares of blank check preferred stock, par value \$0.0001.

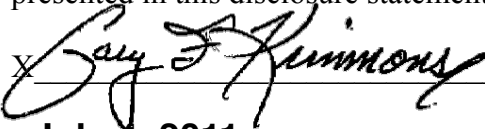
**Item XX Purchase of Equity Securities by the issuer.**

None

**Item XXI Issuer's Certification**

I, Gary Kimmons certify that:

1. I have reviewed this quarterly disclosure of eDoorways International Corporation.
2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of and for the periods presented in this disclosure statement.

X 

July 4, 2011